

OFFICIAL GAZETTE

GOVERNMENT OF GOA

EXTRAORDINARY

GOVERNMENT OF GOA

Transport Department

Notification

5/28/88-TPT

The Notification No. G. S. R. 590(E) dated 2nd June, 1989 from the Government of India, Ministry of Surface Transport (Transport Wing), New Delhi is hereby republished for general information of the public.

P. S. Nadkarni, Under Secretary to the Government of Goa, Transport Department.

Panaji, 6th July, 1989.

GOVERNMENT OF INDIA

MINISTRY OF SURFACE TRANSPORT

(Transport Wing)

New Delhi, the 2nd June, 1989

G. S. R. 590(E). Whereas the draft of the Central Motor Vehicles Rules, 1989 was published as required by sub-section (1) of section 212 of the Motor Vehicles Act, 1988 (59 of 1988) in the Gazette of India, Extraordinary, Part - II, Section 3 dated the 31st January, 1989 with the notification of the Government of India in the Ministry of Surface Transport, No. GSR.68(E), dated the 31st January, 1989, inviting objections and suggestions from all persons likely to be affected thereby before the expiry of 45 days from the date on which the copies of the said notification, as published in Gazette of India, are made available to the public;

And Whereas, copies of the said notification were made available to the public on the 3rd March, 1989;

And Whereas, the objections and suggestions received on the said draft rules have been considered by the Central Government;

Now, Therefore, in exercise of the powers conferred by sections 12, 27, 64, sub-section (14) of section 88, Sections 110, 137, 164 and 208 read with section 211 of the said Act, the Central Government hereby makes the following rules, namely:—

The Central Motor Vehicles Rules, 1989

CHAPTER I

Preliminary

1. Short title and commencement. — (1) These rules may be called the Central Motor Vehicles Rules, 1989.

(2) Save as otherwise provided in sub-rule (3), these rules shall come into force on the 1st day of July, 1989.

(3) The provisions of sub-rule (3) of rule 16, sub-rule (4) of rule 96, sub-rule (3) of rule 103, sub-rule (3) of rule 105, rule 113, sub-rule (2), (3), (4) or (5) of rule 115, rule 118, 122, 124, 125, 126 and 127 shall come into force on such date as the Central Government may, by notification in the Official Gazette, appoint.

2. Definitions. — In these rules, unless the context otherwise requires, —

(a) "Act" means the Motor Vehicles Act, 1988 (59 of 1988);

(b) "Form" means a Form appended to these rules;

(c) "section" means a section of the Act;

(d) "trade certificate" means a certificate issued by the registering authority under rule 35;

(e) "non-transport vehicle" means a motor vehicle which is not a transport vehicle.

CHAPTER II

Licensing of Drivers of Motor Vehicles

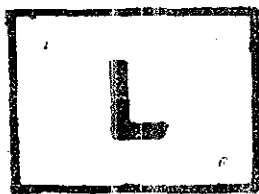
3. General. — The provisions of sub-section (1) of section 3 shall not apply to a person while receiving

instructions or gaining experience in driving with the object of presenting himself for a test of competence to drive, so long as —

(a) such person is the holder of an effective learner's licence issued to him in Form 3 to drive the vehicle;

(b) such person is accompanied by an instructor holding an effective driving licence to drive the vehicle and such instructor is sitting in such a position to control or stop the vehicle; and

(c) there is painted, in the front and the rear of the vehicle or on a plate or card affixed to the front and the rear, the letter "L" in red on a white background as under —



Note. — The painting on the vehicle or on the plate or card shall not be less than 18 centimetres square and the letter "L" shall not be less than 10 centimetres high, 2 centimetres thick and 9 centimetres wide at the bottom:

Provided that a person while receiving instructions or gaining experience in driving a motor cycle (with or without a side-car attached) shall not carry any other person on the motor cycle except for the purpose and in the manner referred to in clause (b).

4. Evidence as to the correctness of address and age. — Every applicant for the issue of a licence under this Chapter shall produce as evidence of his address and age, any one or more of the following documents in original or relevant extracts thereof duly attested by a Gazetted Officer of the Central Government or of a State Government or an officer of a local body who is equivalent in rank of a Gazetted Officer of the Government, namely: —

- (1) Ration card,
- (2) Electoral roll,
- (3) Life insurance policy,
- (4) Passport,
- (5) Electricity or telephone bill,
- (6) Pay slip issued by any office of the Central Government or a State Government or a local body,
- (7) House tax receipt,
- (8) School certificate,
- (9) Birth certificate.

Provided that where the applicant is not able to produce any of the above mentioned documents, the licensing authority may accept any such documents relating to parents of the applicant or any other document as evidence of age and address.

5. Medical certificate. — Every application for the issue of a learner's licence or a driving licence, or for making addition of another class or description

of motor vehicle to a driving licence, or for renewal of a learner licence or a driving licence, shall be accompanied by a medical certificate in Form 1 issued by a registered medical practitioner referred to in sub-section (3) of section 8.

6. Exemption from production of medical certificate. — Any person, who has, after the date of commencement of these rules, produced a medical certificate in connection with the obtaining of a learner's licence or a driving licence, whether for initial issuance or for renewal thereof, or for addition of another class of motor vehicles to his driving licence, shall not be required to produce a medical certificate, except where the application is made for the renewal of a driving licence.

7. Affixing of photograph to medical certificate. — A photograph of the applicant shall be affixed at the appropriate place shown in Form I and the registered medical practitioner shall affix his signature and seal to the said photograph in such a manner that the signature and the seal appear partly on the photograph and partly on the form of the medical certificate:

Provided that the licensing authority shall refuse to accept a medical certificate if it is granted more than thirty days prior to the date of presentation of the application to the licensing authority.

8. Minimum educational qualification for driving transport vehicles. — The minimum educational qualification in respect of an applicant for obtaining a licence to drive a transport vehicle (other than tractor-cum-trailer) shall be a pass in the fourth standard:

Provided that the minimum educational qualification specified in this rule shall not apply in the case of —

- (i) renewal of a driving licence to drive a transport vehicle; or
- (ii) addition of another class of transport vehicle to the driving licence;

already held before the commencement of these rules.

9. Educational qualifications for driving goods carriage carrying dangerous goods. — Any person driving a goods carriage carrying goods of dangerous or hazardous nature to human life shall, in addition to being the holder of a driving licence to drive a transport vehicle, also possess a minimum educational qualification of a pass in the tenth standard.

Learner's Licence

10. Application for learner's licence. — An application for the grant or renewal of a learner's licence shall be made in Form 2 and shall be accompanied by. —

(a) save as otherwise provided in rule 6, a medical certificate in Form 1,

(b) three copies of the applicant's recent photograph of the size of five centimetres by six centimetres,

(c) appropriate fee as specified in rule 32,

(d) in the case of an application for medium goods vehicle, a medium passenger motor vehicle, a heavy goods vehicle, or a heavy passenger motor vehicle, the driving licence held by the applicant.

11. Preliminary test.— (1) Save as otherwise provided in sub-rule (2), every applicant for a learner's licence shall present himself before the licensing authority or such date, place and time, as the licensing authority may appoint, for a test and satisfy such authority that the applicant possesses adequate knowledge and understanding of the following matters, namely:—

(a) the traffic signs, traffic signals and the rules of the road regulations made under section 118;

(b) the duties of a driver when his vehicle is involved in an accident resulting in the death or bodily injury of a person or damage to property of a third party;

(c) the precautions to be taken while passing an unmanned railway crossing; and

(d) the documents he should carry with him while driving a motor vehicle.

(2) Nothing contained in sub-rule (1) shall apply to the following class of applicants, namely:—

(a) the holder of an effective driving licence.

(b) the holder of a driving licence which has expired but five years have not elapsed,

(c) the holder of a learner's licence issued or renewed after the commencement of these rules.

12. Consent of parent or guardian, in the case of application by minor.— In the case of an application for a learner's licence to drive a motor cycle without gear by an applicant under the proviso to sub-section (1) of section 4, the application shall be signed by the parent or guardian of the applicant.

13. Form of learner's licence.— Every learner's licence issued by the licensing authority shall be in Form 3.

Driving Licence

14. Application for a driving licence.—An application for a driving licence shall be made in Form 4 and shall be accompanied by,—

(a) an effective learner's licence to drive the vehicle of the type to which the application relates;

(b) appropriate fee as specified in rule 32, for the test of competence to drive and issue of licence;

(c) three copies of the applicant's recent photograph of the size of five centimetres by six centimetres;

(d) save as otherwise provided in rule 6, a medical certificate in Form 1;

(e) a driving certificate in Form 5 issued by the school or establishment from where the applicant received instruction, if any.

15. Driving test.— (1) No person shall appear for the test of competence to drive unless he has held a learner's licence for a period of at least six weeks.

(2) The test of competence to drive referred to in sub-section (3) of section 9 shall be conducted by the licensing authority or such other person as may be authorised in this behalf by the State Government in a vehicle of the type to which the application relates.

(3) The applicant shall satisfy the person conducting the test that he is able to—

(a) adjust rear view mirror;

(b) take suitable precautions before starting the engine;

(c) move away safely and smoothly straight ahead at an angle, while at the same time engaging all gears until the top gear is reached;

(d) to change to the lower gears quickly from the top gear when the traffic conditions warrant such change;

(e) change quickly to lower gears when driving down hill;

(f) stop and re-start the vehicle on a steep upward incline making proper use of the hand brake or of the throttle and the foot brake without any rolling back, turn right and left corners correctly and make proper use of rear view mirror before signalling;

(g) overtake, allow to be overtaken, meet or cover the path of other vehicle safely and take an appropriate course of the road with proper caution giving appropriate signals;

(h) give appropriate traffic signals at appropriate time, in clear and unmistakable manner by hand or by electrical indicators fitted to the vehicle;

(i) change the lanes with proper signals and with due care;

(j) stop the vehicle in an emergency and otherwise, and in the latter case, bring it to rest at an appropriate course on the road safely, giving appropriate signals;

(k) in the case of vehicle having a reverse gear, driving the vehicle backwards, reverse it into a limited opening either to the right or left under control and with reasonable accuracy;

(l) cause the vehicle to face in the opposite direction by means of forward and reverse gears;

(m) take correct and prompt action on the signals given by traffic signs, traffic lights, traffic controllers, policemen and take appropriate action on signs given by other road users;

(n) act correctly at pedestrian crossings, which is not regulated by traffic light or traffic police, by giving preference to persons crossing the road;

(o) keep well to the left in normal driving;

(p) regulate speed to suit varying road and traffic conditions;

(q) demonstrate general control of the vehicle by confident steering and smooth gear changing and braking as and when necessary;

(r) make proper use of the rear view mirror before signalling, beginning manouvering, moving

away, altering the course to overtake, turning right or stopping;

(s) use proper side when driving straight, turning right, turning left and at junction of the road;

(t) make proper use of accelerators, clutch, gears, brakes (hand and foot) steering and horn;

(u) anticipate the actions of pedestrians, drivers of other vehicles and cyclists;

(v) take precaution at cross roads and on road junctions with regard to:

i) adjustment of speed on approach,

ii) proper use of rear view mirror,

iii) correct positioning of the vehicle before and after turning to the right or left,

iv) avoidance of cutting right hand corners,

v) looking right, left and right again before crossing or emerging,

(w) concentrate in driving without his attention being distracted and to demonstrate the presence of mind;

(x) show courtesy and consideration for the safety and convenience of other road users, such as pedestrians, drivers of other motor vehicles or cyclists.

16. Form of driving licence.—(1) Every driving licence issued or renewed by a licensing authority shall be in Form 6.

(2) Where the licensing authority has the necessary apparatus, for the issue of a laminated card type driving licence, such card type driving licence shall be in Form 7.

(3) On and from the date of commencement of this sub-rule, every driving licence issued or renewed by the licensing authority shall be in Form 7.

17. Addition to driving licence.—(1) An application for addition of another class or description of motor vehicle to the driving licence shall be made in Form 8 to the licensing authority and shall be accompanied by—

(a) an effective learner's licence and driving licence held by the applicant;

(b) in the case of an application for addition of a transport vehicle, the driving certificate in Form 5;

(c) evidence of educational qualification as specified in rule 8;

(d) appropriate fee as specified in rule 32.

(2) The provisions of sub-section (1), sub-section (3) and sub-section (4) of section 9 shall, in so far as may be, apply in relation to an application under sub-rule (1) as they apply in relation to an application for the grant of a driving licence.

18. Renewal of driving licence.—(1) An application for the renewal of a driving licence shall be made in Form 9 to the licensing authority having jurisdiction over the area in which the applicant ordinarily resides or carries on business and shall be accompanied by—

(a) appropriate fee as specified in rule 32.

(b) three copies of the applicant's recent photograph of the size of five centimetres by six centimetres, if renewal is to be made in Form 6,

(c) the driving licence,

(d) the medical certificate in Form 1.

(2) Where the driving licence authorises the holder of such licence to drive a transport vehicle as well as any other vehicle, then the licensing authority shall, subject to the production of medical certificate, renew such licence for the appropriate period as specified in sub-section (2) of section 14.

19. Refund of fee.—Where the licensing authority rejects an application for the renewal of a driving licence under sub-section 5 of section 15, it shall refund half of the fee paid for such renewal to the applicant, on an application made by him in that behalf not later than thirty days from the date of receipt of the order rejecting the application.

20. Driving licence to drive motor vehicle belonging to the Defence Department.—The authorities for the purpose of sub-section (1) of section 18 shall be—

(i) all the officers commanding of Units of Army of and above the rank of Major;

(ii) all the officers commanding of units of Navy of and above the rank of Lieutenant Commander;

(iii) all the officers commanding of Units of Air Force of and above the rank of Squadron Leader;

Disqualification

21. Powers of licensing authority to disqualify.—For the purpose of clause (f) of sub-section (1) of section 19, the commission of the following acts by holder of a driving licence shall constitute nuisance or danger to the public, namely:—

(1) Theft of motor vehicle.

(2) Assault on passengers.

(3) Theft of personal effects of passengers.

(4) Theft of goods carried in goods carriages.

(5) Transport of goods prohibited under any law.

(6) Driver engaging himself in conversation with another person while driving.

(7) abduction of passengers.

(8) Carrying overload in goods carriages.

(9) Driving at speed exceeding the specified limit.

(10) Carrying persons in goods carriage, either inside the driver's cabin in excess of its capacity or on the vehicle, whether for hire or not.

(11) Failing to comply with the provisions of Section 134.

(12) Failure to stop when signalled to do so by any person authorised to do so.

(13) Misbehaviour with and showing discourtesy to passengers, intending passengers or consignors and consignees of goods.

- (14) Smoking while driving public service vehicles.
- (15) Abandoning vehicle in a public place causing inconvenience to other road users or to passengers in the vehicle.
- (16) Driving vehicle while under the influence of drink or drugs.
- (17) Interfering with any person mounting or preparing to mount upon any other vehicle.
- (18) Allowing any person to sit or placing things in such a way as to impede the driver from having a clear vision of the road or proper control of the vehicle.
- (19) Not stopping a stage carriage at approved stopping places for a sufficient period of time in a safe and convenient position upon demand or signal of the conductor or any passenger desiring to alight from the vehicle and unless there is no room in the vehicle, upon demand or signal of any person desiring to become a passenger.
- (20) Loitering or unduly delaying any journey and not proceeding to the destination as near as may be in accordance with the time table pertaining to the vehicle, or, where there is no such time table, with all reasonable despatch.
- (21) Not driving a contract carriage, in the absence of a reasonable cause, to the destination named by the hirer by the shortest route.
- (22) The driver of a motor cab not accepting the first offer of hire which may be made to him irrespective of the length of the journey for which such offer is made.
- (23) The driver of a motor cab demanding or extracting any fare in excess to that to which he is legally entitled or refusing to ply motor cab.
- (24) Allowing or causing to allow a transport vehicle to participate in a strike or withdraw such vehicle from the road without adequate reason with a view to causing inconvenience to the public or passengers.

Endorsement in Driving Licence

22. Endorsement by courts.— A court convicting a holder of a licence, for any one of the offences specified hereunder shall endorse or cause to be endorsed in the driving licence, the particulars of such conviction, namely:—

- (a) Driving without a licence, or without a licence which is effective, or without a licence applicable to the vehicles driven (section 3).
- (b) Allowing a licence to be used by another person [section 6(2)].
- (c) Driving when disqualified (section 23).
- (d) Driving an unregistered vehicle (section 39).
- (e) Driving a transport vehicle not covered by a certificate of fitness (section 56).
- (f) Driving a transport vehicle in contravention of section 66.

- (g) Driving in contravention of rule 118.
- (h) Failure to comply with provision of section 114.
- (i) Refusing or failing within specified time to produce licence or certificate of registration (section 130).
- (j) Failing to stop vehicle as required under section 132.
- (k) Obtaining or applying for a licence without giving particulars of endorsement (section 182).
- (l) Driving at excessive speed (section 183).
- (m) Driving dangerously (section 184).
- (n) Driving while under the influence of drink or drugs (section 185).
- (o) Driving when mentally or physically unfit to drive (section 186).
- (p) Abetment of an offence punishable under section 183 or 186.
- (q) Abetment of offence specified in section 188.
- (r) Taking part in unauthorised race or trial of speed (section 189).
- (s) Using vehicle in unsafe condition (section 190).
- (t) Driving vehicle exceeding permissible limit or weight (section 194).
- (u) Altering a licence or using an altered licence.
- (v) Any offence punishable with imprisonment in the commission of which a motor vehicle was used.

State Register

23. State Register of driving licences.— (1) Each State Government shall maintain a State Register of driving licences in respect of driving licences issued or renewed by the licensing authorities in the State in Form 10.

(2) Each State Government shall send to the Director (Transport Research), Ministry of Surface Transport, New Delhi, a printed copy of the register referred to in sub-rule (1).

Driving Schools and Establishments

24. Driving schools and establishments.— (1) No person shall establish or maintain any driving school or establishment for imparting instructions for hire or reward in driving motor vehicles without a licence in Form 11 granted by the licensing authority.

(2) An application for the grant or renewal of a licence under sub-rule (1) shall be made in Form 12 or Form 13, as the case may be, to the licensing authority having jurisdiction in the area in which the school or establishment is situated and shall be accompanied by appropriate fee as specified in rule 32.

Explanation.— For the purpose of this rule and rules 25 to 28 "licensing authority" means an officer not below the rank of the Regional Transport

Officer of the Motor Vehicles Department established under section 213.

(3) The licensing authority shall, when considering an application for the grant or renewal of a licence under this rule, have regard to the following matters, namely: —

(i) The applicant and the staff working under him are of good moral character and are qualified to give driving instructions.

(ii) The premises where the school or establishment is proposed to be conducted is either owned by the applicant or is taken on lease by him or is hired in his name and it has adequate provision for a lecture hall, room for demonstration of models, administrative section, reception room and sanitary block besides adequate parking area for the vehicles meant to be used for imparting instructions in driving:

Provided that in respect of schools or establishments imparting instructions in driving of motor vehicles or matters connected therewith immediately before the commencement of these rules, the licensing authority may permit the conducting of instruction facilities in the same premises where the school or establishment is housed for a period of six months, notwithstanding the fact that the premises do not satisfy conditions laid down in this clause.

(iii) The financial resources of the proposed school or establishment are sufficient to provide for its continued maintenance;

(iv) The applicant owns and maintains a minimum of one motor vehicle each of the type in which instruction is imparted in the school or establishment;

(v) The vehicles are available exclusively for purposes of imparting instruction and all such vehicles, except motor cycles, are fitted with dual control facility to enable the instructor to control or stop the vehicle;

(vi) The applicant maintains the following apparatus, equipments and other requirements namely: —

(a) a black board;

(b) a road plan board with necessary model signals and charts;

(c) traffic signs chart;

(d) chart on automatic signals and signals given by traffic controllers where there is no automatic signals;

(e) a service chart depicting a detailed view of all the components of a motor vehicle;

(f) engine gear box, rear axle assembly, chassis assembly complete with steering mechanism, suspension and brake shoes and drums of the type of motor vehicle in which instruction is imparted in the school or establishment (except where the applicant desires to impart instruction in the driving of motor cycles only);

(g) puncture kit with tyre lever, wheel brace, jack and tyre pressure gauge;

(h) spanners (a set each of fix spanners, box spanners, pliers, screw drivers, screw spanners, and hammer);

(i) driving instructions manual;

(j) benches and tables for trainees and work bench;

(k) complete electrical equipment to demonstrate working of lights, self starter, dynamo cut-out battery and switches;

(l) a projector with screen and a minimum of ten films for demonstration about road safety:

Provided that where the applicant is unable to maintain a projector and screen, it shall be sufficient if arrangements are made by the applicant for the audio-visual demonstration on road safety by means of pre-recorded video cassettes through television or other similar display equipment;

(m) a library consisting of books on automobile mechanism, driving, road safety, traffic regulations, laws relating to motor vehicles and related subjects both in English and in the regional languages;

(n) a fully equipped first-aid box for use in emergency at the premises;

(vii) The need for a school or establishment in the particular locality;

(viii) The applicant or any member of the staff employed by him for imparting instructions possesses the following qualifications, namely: —

(a) a minimum educational qualification of a pass in the 10th standard;

(b) a minimum driving experience of five years in addition to a certificate in a course in motor mechanics or any other higher qualification in mechanical engineering from an institution established by the Central or a State Government or from an institution recognised by the Board of Technical Education of a State Government;

(c) thorough knowledge of traffic signs specified in the Schedule to the Act and the regulations made under section 118;

(d) ability to demonstrate and to explain the functions of different components, parts of the vehicles;

(e) adequate knowledge of English or the regional language of the region in which the school or establishment is situated:

Provided that any person who has served as an Instructor for a period of not less than 5 years immediately before the commencement of these rules, is exempted from the requirements of this sub-clause.

(4) The licensing authority may, on receipt of an application under sub-rule (2) and after satisfying that the applicant has complied with the requirements of sub-rule (3), grant or renew a licence in Form 11.

(5) No application for licence shall be refused by the licensing authority unless the applicant is given an opportunity of being heard and reasons for such refusal are given in writing by the licensing authority.

25. Duration of a licence and renewal thereof. — A licence granted in Form 11 shall be in force for a period of five years and may be renewed on an

application in Form 13 made to the licensing authority which granted the licence not less than sixty days before the date of its expiry.

26. Issue of duplicate licence. — (1) If at any time a licence granted under sub-rule (4) of rule 24 is lost or destroyed the holder of the licence shall forthwith intimate the loss to the licensing authority which granted the licence and shall apply in writing to the said authority, for a duplicate.

(2) On receipt of an application alongwith the appropriate fee as specified in rule 32, the licensing authority shall issue a duplicate licence clearly marked "DUPLICATE".

(3) If after the issue of a duplicate certificate, the original is found, the same shall be surrendered forthwith to the licensing authority by which it was issued.

27. General conditions to be observed by the holder of a licence. — The holder of a licence granted under rule 24 shall —

(a) maintain on an annual basis, a register in Form 14 and an alphabetical list of the names of the students admitted during the year;

(b) conduct the training course according to the syllabus specified in rule 31;

(c) forward to the licensing authority before whom a trainee has to appear for obtaining a driving licence, an extract of entries made in Form 14 in relation to each trainee within seven days of admittance of a student to the school or establishment;

(d) issue to every student who has completed the course a certificate in Form 5;

(e) submit to the licensing authority which granted the licence such information or return as may be called for by it from time to time for the purposes of this Chapter;

(f) not shift the school or establishment from the premises mentioned in the licence without the prior approval in writing of the licensing authority, which granted the licence;

(g) keep the premises of the school or establishment and the record and registers maintained by it at all reasonable times open for inspection by the licensing authority or by any person authorised in this behalf by the licensing authority;

(h) exhibit in a conspicuous manner on all the motor vehicles used for imparting instructions the name, full address of the school or establishment and the telephone number, if any, in bold letters;

(i) maintain a record separately for each trainee showing the number of driving hours spent every day in Form 15;

(j) display at a prominent place in its office the following —

(i) the licence in original issued to the school or establishment by the licensing authority, and

(ii) the names and addresses of instructors employed by the school or establishment;

(k) not act in a manner calculated to mislead any person making an application to receive ins-

tructions from the school or establishment as to his ability to procure a licence for such person other than in accordance with these rules or to connive with any person in acts of commission or omission with a view to circumventing the provisions of this Chapter.

28. Power of the licensing authority to suspend or revoke licence. — (1) If the licensing authority which granted the licence is satisfied, after giving the holder of the licence an opportunity of being heard, that he has —

(a) failed to comply with the requirements specified in sub-rule (3) of rule 24, or

(b) failed to maintain the vehicles in which instructions are being imparted in good condition, or

(c) failed to adhere to the syllabus specified in rule 31 in imparting instruction, or

(d) violated any other provision of rule 27

it may, for reasons to be recorded in writing, make an order —

(i) suspending the licence for a specified period;

(ii) revoking the licence;

(2) Where the licence is suspended or revoked under sub-rule (1) the licence shall be surrendered to the licensing authority by the holder thereof.

29. Appeal. — Any person aggrieved by any order of the licensing authority under sub-rule (5) of rule 24, rule 25 or rule 28 may, within thirty days of the date of receipt of such order, appeal to the Head of the Motor Vehicle Department established under section 213.

30. Procedure for appeal. — (1) An appeal under rule 29 shall be preferred in duplicate in the form of a memorandum, setting forth the grounds of objections to the order of the licensing authority and shall be accompanied by a certified copy of the order appealed against and appropriate fee as specified in rule 32.

(2) The appellate authority, after giving an opportunity to the parties to be heard and after such further enquiry, if any, as it may deem necessary, pass appropriate orders.

31. Syllabus for imparting instructions in driving of motor vehicles. — (1) The syllabus for imparting instruction in driving of motor vehicles of the schools or establishments shall be as follows:

A. Driving Theory — I

1. Know your vehicle: Simple introduction to automobile engines and their working.
2. Vehicle control:

Foot controls:	Foot Brake: Accelerator, Clutch-Dipper (not in present models).
Hand controls:	Steering Wheel, Hand brake, Horn, Light, Wipers, Ignition Switch, Starter, Dipper and Indicators.
Other controls:	Rearview Mirror (Right and Left side) Instrument Cluster gages, Dials, Wind Screen-their purpose.

3. Pre-Driving Checks:
 - (i) Before sitting on Driver's seat and
 - (ii) After sitting on Driver's seat.
4. Beginning to Drive:

Precautions just before moving.

 - While moving,
 - Bitting point,
 - Moving,
 - Steering control,
 - Changing of Gear,
 - Stopping,
 - Braking,
 - Accelerator (gradual/sudden),
 - Traffic sense, road sense judgement, parking and positioning according to road users.
5. Driving on the road:
 - Anticipation, judgement and road positioning according to other road users.
6. Driving at intersections:
 - Mirror Signal and Manoeuvre (MSM) and position Speed and Look (PSL).
 - Zone of vision.
7. Manoeuvres:
 - Merging and diverging Manoeuvres. — Turning manoeuvres to left, right about 3 point turn, 5 point turn and U-turn-overtaking, stationary vehicle, moving vehicle in left side and right side.
8. Reversing:
 - Locating reverse gear in sitting position, speed control, steering in reverse gear weaving the 'S' Bend and common errors.
9. Parking:
 - Parallel angular perpendicular parking facing uphill parking facing down hill, common errors.
10. Driver's responsibility on the road:
 - Driving behaviours, consideration for other road users courtesy and competitiveness, over-confidence, impatience and defensive driving.
 - Distance between Cars while driving Railway crossing.
11. Priority for certain vehicles:
 - Emergency vehicles.
 - Fire engines, and
 - Ambulance.

B -- Traffic Education -- I

1. Driving Regulations:

Road use regulations made under Section 118 of the Motor Vehicles Act, 1988.
2. Hand signals:

Act, 1988.
3. Traffic signs:

Schedule to Motor Vehicles Act, 1988.
4. Hand signals of traffic constables /traffic warden.
5. Introduction to automatic light signals.
6. Introduction to Road markings.
7. Speed regulations on Highways and city Roads.
8. Parking at objectionable places.
9. Some important provisions of the Motor Vehicles Act, 1988 — Sections 122, 123, 125, 126 and 128 of the Motor Vehicles Act, 1988.

10. Test of competence to Drive:

Sub-rule (3) of rule 15 of Central Motor Vehicles Rules, 1989.

C. Light Vehicles Driving Practice

1. Identification of various parts of the vehicles.
2. Pre-driving checks:
 - (i) Before sitting on Driver's seat, and
 - (ii) After sitting on Driver's seat.
3. Steering practice:
 - Push and Pull method,
4. Bitting point.
5. Moving and Gear Changing:
6. Stopping:
 - Normal stopping.
 - Emergency stopping.
7. Developing Judgement & anticipation to drive on road.
 - In straight
8. Reversing:
 - In 'S' Bends
9. Turning about and parking:
10. Licensing:

D. Vehicle Mechanism & Repairs

1. Layout of vehicle:
2. Function of Diesel and Petrol Engines:
3. Fuel System:
 - Fuel lines.
 - Fuel injection pump.
 - Automiser.
 - Air lock.
 - Oil Block.
4. Cooling system:
 - Purpose.
 - Radiator.
 - Water pump.
 - Fan leaf/fan belt.
 - Radiator water Boiling.
 - Rectification.
5. Lubrication system:
 - Purpose.
 - Engine lubrication.
 - Chassis lubrication.
 - Oil grade numbers unitwise.
6. Transmission system:
 - (a) Clutch
 - Function.
 - Slip.
 - Rising.
 - Linkages.
 - (b) Gear box
 - Function.
 - Purpose.
 - Parts.
 - (c) Propeller shaft:
 - Function/purpose.
 - Yoke joint.
 - C J Bearing slip.
 - U Joint.
 - Lubrication.
 - (d) Differential:
 - Purpose.
 - Function/Noise.

7. Suspension system:
 - Purpose.
 - Springs.
 - Shackle, shackle pin bushes, Shock absorber and its bushes.
8. Steering System:
 - Purpose.
 - Steering Geometry.
 - Steering Linkages.
 - Steering box.
9. Brake system:
 - Purpose.
 - Hydraulic Brake and its know how.
 - Air assisted Hydraulic Brake and its know how.
 - Air Brake and its know how.
 - Brake adjustment of the entire system.
10. Electrical system:
 - Battery and its condition.
 - Dynamo/Alternator.
 - Self Motor — Starter Motor.
 - Regulators.
 - Lights — knowledge to read the charging rate in the Ampere meter.
11. Tyres:
 - Study of tyres.
 - Maintenance.
 - wheel alignment.
 - Effect of defective tyres and wheel alignment
12. Instruments Cluster Dash Board Meters and their purposes and functions.

E. Medium and Heavy Vehicle Driving:

Driving Theory II

1. Qualities of a good driver:
 - Patience, responsibility self-confidence, anticipation, concentration, courtesy, defensive driving, knowledge of road rule regulations, knowledge of vehicle controls, maintenance and simple mechanism.
2. Knowledge of vehicle controls:
 - Major controls.
 - Minor controls.
3. Response of controls:
 - Accelerator.
 - Brake—Gradual/Sudden/sudden fierce.
 - Clutch.
 - Steering:
4. Pre-Driving Checks:
 - (i) Before sitting on Driver's seat, and
 - (ii) After sitting on Driver's seat.
5. Holding steering wheel:
 - Push and pull method practice.
 - on the move.
 - while gear changing.
 - while turning.
 - while sounding horn.
 - while operating dash board switches.
 - while signalling.
 - on emergency.
6. Gear changing:
 - Double de-clutching, importance and procedure single clutching.
 - Gear up procedure, shifting to lower gears.
 - Gear down procedure, shifting to higher gears.
7. Beginning to drive:
 - I gear.
 - II gear.

- III gear.
 - IV gear.
 - V gear.
 - Reverse gear.
 - Over drive/optional.
8. M.S.M. and P.S.L. Routines:
 9. Manoeuvres:
 - Passing.
 - Merging.
 - Diverging.
 - Overtaking.
 - Crossing.
 - Turning.
 - Cornering.
 - Reversing.
 - Parking.
 10. Stopping:
 - Normal stopping.
 - Emergency stopping.
 - Use of engine brake/exhaust brake.
 11. Stopping distance:
 - Reaction distance.
 - Braking distance.
 12. Following distance:
 - Meaning.
 - Distance method.
 - Car length method.
 - 2 second time rule method.
 13. Identification, prediction, decision and execution (IPDE) principle:
 14. Defensive driving techniques:
 - Judgement.
 - Anticipation.
 - Escape route.
 15. Night driving:
 - Location of head light switch.
 - Procedure.
 - Obligation to light the lamps, restriction on lighting the lamps.
 16. Hill driving:
 - Starting in hill using the parking brake method.
 - Slipping the clutch method.
 - Driving the up-hill.
 - Driving in down-hill.
 17. Emergency manoeuvres:
 - Prevention is better than cure in case of skidding horn stuck.
 - Fire, wheels coming out.
 - Brake failure.
 - Broken stub axle.
 - Burst of front tyre.
 - Steering wobbling.
 - Snapping of steering linkages.
 - Jamming of Accelerator pedal.
 - Snapping of clutch rod.
 - Under special circumstances like chances of collusion with a disabled vehicle.
 - Brake failure during down-hill.
 - Sudden obstruction in front of the vehicle.
 18. Driving under special conditions:
 - In wet weather.
 - in dawn, dusk and misty roads.
 - In dense traffic.
 19. Towing (Trailer driving):
 - Procedure.
 - On tow board.
 - Speed of towing.
 - Reversing and positioning the vehicle with trailers.
 20. Fuel saving methods:
 21. Reports — discussions.

Traffic Education --- II

1. Know your road — Functional classification
— design speeds
— road geometrics
— surface types and characteristics
— slopes and elevation
2. Sight distance — At bends
— At intersections
3. Road junctions — Principles and types
— T junctions
— Y junctions
— 4 Arm junctions
— staggered junction
— controlled junctions
— uncontrolled junctions
4. Traffic islands — Types of roundabouts
— channelisers, Median
5. Bye-pass, sub-way, over bridge and flyovers — Purpose
— driving procedures
6. Bus stop, bus terminus, bus stand — Ingress
— Egress
— Method
7. Road markings — White line: continuous and broken
— yellow line
— lane marking
— zebra crossing
— stop line
— parking markings
— sense of Road signals
8. Lane selection and Lane discipline
9. Automatic light signals
10. Road users characteristics — Pedestrian, drunkard, children and blind, deaf and dumb
— Youth, aged, women with children
— slow moving vehicles
— mopeds and motor cycles
— Autos, tempos, vans
— Buses and trucks
— VLP, ambulance, fire engine
— Animals
11. Accidents — Types of accidents
— causes of accidents
— Preventive methods
— Driver's duties and responsibilities on the occurrence of accidents.
12. Important provisions in Motor Vehicles Act, 1988 (59 of 1988) Central Motor Vehicles Rules, 1989 and the State Motor Vehicles Rules — Certain definition
— Driving licence and its renewal
— carrying driving licence, certificates of registration, fitness and insurance, permit taxation card or tax token and production of such document on demand by checking officers
— Traffic offences and penalties stipulated under the Act and Rules.
— Relevant Extracts of Petroleum Act, 1934.
— City Police Act,
— Indian Penal Code, 1860.

G—Public Relations for Drivers

Some basic aspects about ethical and courteous behaviour with other road users.

H—Heavy vehicle driving practice

1. Introduction of various instruments — Dial gauges and controls
2. Pre-Driving Checks (i) Before sitting on Driver's seat and
(ii) After sitting on Driver's seat.
3. Beginning to Drive — Bitting Point, moving, changing gear including Double declutch Steering, Stopping, Hand Signals.
4. Rural Road Driving — Application of IBDE— Principle
5. Development of Judgement — Passing, overtaking, Merging, Diverging, M. S. M., and P. S. L. Routine method of practice, Defensive Driving technique Proper following.
6. Development of Anticipation: — Turning, meeting, entering and emerging in Junctions, lane selection and Lane Discipline, Intersection observation.
7. Developing skill to Drive in Crowded Streets.
8. Night Driving.
9. Cross Country Practice and Hill Driving.
10. Internal trade test.
11. Reversing and parking practice.
12. Licensing.

I—Fire hazards

Fire fighting and prevention method on vehicle.

J—Vehicle maintenance

1. Factors affecting the vehicle parts due to bad and negligent driving.
2. General day-to-day maintenance and periodical maintenance.
3. Battery Maintenance.
4. Tyre Maintenance and tube vulcanising.
5. Engine tune up.
6. Checking wheel alignment.
7. Brake adjustment.
8. Accelerator, Brake, Clutch-pedal Adjustment.
9. Fan Belt Adjustments.
10. Observation of Dash Board Metres.
11. Lubrication.
12. Removal of Air Lock and Oil Block.

K—First Aid

1. Introduction to First Aid.
2. Outline of First Aid.
3. Structure and Functions of the body.
4. Dressings and Bandages.
5. The circulation of the Blood.
6. Wounds and Haemorrhage.
7. Haemorrhage from Special regions.
8. Shock.
9. Respiration.
10. Injuries to Bones.
11. Burning scales.
12. Unconsciousness (Intersibility).
13. Poisons.

(2) The lessons for training drivers of non transport vehicles shall cover part A, B, C, D, F, G & K of sub-rule (1) and the training period shall not be less than forty-five days.

(3) The lessons for training drivers of transport vehicle shall cover E, F, G, H, J & K of sub-rule (1) and the training period shall not be less than sixty

days for heavy vehicles and not less than forty-five days for medium or light vehicles.

(4) The actual driving hours for trainees in driving non-transport vehicles shall not be less than twenty-four hours and actual driving hours for training for driving transport vehicles shall not be less than thirty hours.

32. Fees. — The fees which shall be charged under the provisions of this Chapter shall be as specified in the Table below:

TABLE

Serial No.	Purpose	Amount	Rule	Section
(1)	(2)	(3)	(4)	(5)
1.	In respect of issue or renewal of learner's licence for each class of vehicle.	Fifteen rupees	10	—
2.	In respect of issue of a driving licence in Form 6.	Twenty rupees	14(b)	—
3.	In respect of issue of a driving licence in Form 7.	Forty-five rupees	14(b)	—
4.	For test of competence to drive.	Fifteen rupees	14(b)	—
5.	In respect of addition of another class of vehicle to driving licence in Form 6.	Fifteen rupees	17(1)(d)	—
6.	In respect of renewal of driving licence in Form 6.	Fifteen rupees	18(1)(a)	—
7.	In respect of renewal of a driving licence in Form 6 to drive a motor vehicle for which application is made after the grace period.	Fifteen rupees. Additional fee at the rate of ten rupees for a period of delay of one year or part thereof reckoned from the date of expiry of the grace period.	15(4)	—
8.	In respect of addition of another class of motor vehicle to the driving licence in Form 7 and renewal of driving licence in Form 7.	Forty rupees	17(1)(d) 18(1)(a)	15(4)
9.	In respect of issue and renewal of licence to a school or establishment for imparting instructions in driving.	Five hundred rupees	24(2)	—
10.	In respect of issue of duplicate licence to the school or establishment imparting instruction in driving.	Fifty rupees	26(2)	—
11.	In respect of an appeal against the orders of licensing authority referred to in rule 30.	Fifty rupees	30(1)	—

CHAPTER III

Registration of Motor Vehicles

Trade Certificate

33. Condition for exemption from registration. — For the purpose of the proviso to section 39, a motor

vehicle in possession of a dealer shall be exempt from the necessity of registration subject to the condition that he obtains a trade certificate from the registering authority having jurisdiction in the area in which the dealer has his place of business in accordance with the provisions of this Chapter.

34. Trade Certificate. — (1) An application for the grant of renewal of a trade certificate shall be made in Form 16 and shall be accompanied by appropriate fee as specified in rule 81.

(2) Separate application shall be made for each of the following classes of vehicles, namely: —

- (a) motor cycle;
- (b) invalid carriage;
- (c) light motor vehicle;
- (d) medium passenger motor vehicle;
- (e) medium goods vehicle;
- (f) heavy passenger motor vehicle;
- (g) heavy goods vehicle;
- (h) any other motor vehicle of a specified description.

35. Grant or renewal of trade certificate. — (1) On receipt of an application for the grant or renewal of a trade certificate in respect of a vehicle, the registering authority may, if satisfied that the applicant is a *bona fide* dealer and requires the certificates specified in the application, issue to the applicant one or more certificates as the case may be, in Form 17 and shall assign in respect of each certificate a trade registration mark consisting of the registration mark referred to in the notification made under sub-section (6) of Section 41 and followed by two letters and a number containing not more than three digits for each vehicle, for example: —

AB — Represent State Code

12 — Registration District Code

TC — Trade Certificate number for the vehicle

(2) No application for trade certificate shall be refused by the registering authority unless the applicant is given an opportunity of being heard and reasons for such refusal are given in writing.

36. Refund. — Where the registering authority refuses to issue or renew a trade certificate, it shall refund to the applicant fifty per cent of the fee paid along with the application.

37. Period of validity. — A trade certificate granted or renewed under rule 35 shall be in force for a period of twelve months from the date of issue or renewal thereof and shall be effective throughout India.

38. Issue of duplicate certificate. — (1) If at any time the trade certificate is lost or destroyed, its holder shall report to the Police Station in the jurisdiction of which the loss or destruction has occurred and intimate the fact in writing to the registering authority by whom the certificate was issued and apply in Form 18 to the said authority for a duplicate certificate accompanied by the appropriate fee as specified in rule 81.

(2) On receipt of an application along with the fee, the registering authority may issue a duplicate "Trade Certificate" clearly marked "DUPLICATE".

(3) If after the issue of a duplicate certificate the original is traced, the same shall be surrendered forthwith to the registering authority by which it was issued.

39. Use of trade registration mark and number. —

(1) A trade registration mark and number shall not be used upon more than one vehicle at a time or upon any vehicle other than a vehicle *bona fide* in the possession of the dealer in the course of his business or on any type of vehicle other than the one for which the trade certificate issued.

(2) The trade certificate shall be carried on a motor vehicle in a weather-proof circular folder and the trade registration mark shall be exhibited in a conspicuous place in the vehicle.

40. Restrictions on use of trade certificate or trade registration mark and number. — A trade certificate shall be used only by the person to whom it is issued and such person shall not allow or offer or cause the certificate or the number assigned in connection therewith to be used by any other person:

Provided that the provision of this rule shall not apply where the person to whom the certificate is granted or a person *bona fide* in his employment and acting under his authority, or any other person *bona fide* acting on behalf of the holder of a Trade Certificate is present in the vehicle, or if such vehicle is designed for use by only one person and is being used by a prospective purchaser of that vehicle for the purpose of reasonable test or trial.

41. Purposes for which motor vehicle with trade certificate may be used. — The holder of a trade certificate shall not use any vehicle in a public place under that certificate for any purpose other than the following: —

(a) for test by or on behalf of the holder of a trade certificate during the course of, or after completion of construction or repair; or

(b) for proceeding to or returning from a weigh bridge for or after weighment, or to and from any place for its registration; or

(c) for a reasonable trial or demonstration by or for the benefit of prospective purchaser and for proceeding to or returning from the place where such person intends to keep it; or

(d) for proceeding to or returning from the premises of the dealer or of purchaser or of any other dealer for the purpose of delivery; or

(e) for proceeding to or returning from a workshop with the objective of fitting a body to the vehicle or painting or for repairs; or

(f) for proceeding to and returning from airport, railway station, wharf for or after being transported; or

(g) for proceeding to or returning from an exhibition of motor vehicles or any place at which the vehicle is to be or has been offered for sale; or

(h) for removing the vehicle after it has been taken possession of by or on behalf of the financier due to any default on the part of the other party under the provisions of an agreement of hire-purchase, lease or hypothecation.

42. Delivery of vehicle subject to registration. — No holder of a trade certificate shall deliver a motor vehicle to a purchaser without registration, whether temporary or permanent.

43. Register of trade certificate. — (1) Every holder of a trade certificate shall maintain a register in Form 19 in duplicate which shall be in a bound book, with pages numbered serially.

(2) The particulars referred to in Form 19 except the time of return under column 7, shall be entered in the register before the commencement of each trip by the holder of the trade certificate or his representative and a duplicate copy of Form 19 made prior to the commencement of each trip shall be carried during the trip by the driver of the vehicle and shall be produced on demand by any officer empowered to demand production of documents by or under the Act.

(3) The holder of a trade certificate shall, at the end of a trip, fill in column 7 of Form 19 (both original and duplicate) and the register and the duplicate shall be open for inspection by the registering authority.

44. Suspension or cancellation of trade certificate. — If the registering authority has reason to believe that the holder of any trade certificate has not complied with the provisions of rules 39 to 43, it may, after giving the holder an opportunity of being heard, suspend or cancel the trade certificate held by him.

45. Appeal. — Any person aggrieved by an order of the registering authority under rule 35 or rule 44, within thirty days of the receipt of any such order, appeal to the head of the Motor Vehicles Department established under section 213.

46. Procedure for appeal. — (1) The appeal referred to in rule 45 shall be preferred in duplicate in the form of a memorandum, setting forth the grounds of objections to the order of the registering authority and shall be accompanied by appropriate fee as specified in rule 81 and a certified copy of the order appealed against.

(2) The appellate authority, after giving an opportunity to the parties to be heard and after such enquiry, if any, as it deems necessary, pass appropriate orders.

Registration

47. Application for registration of motor vehicles. — (1) An application for registration of a motor vehicle shall be made in Form 20 to the registering authority within a period of two days from the date of taking delivery of such vehicle, excluding the period of journey and shall be accompanied by —

(a) sale certificate in Form 21;

(b) valid insurance certificate;

(c) copy of the proceedings of the State Transport Authority approving the design in the case of a trailer or semi-trailer;

(d) original sale certificate from the concerned authorities in Form 21 in the case of ex-army vehicles;

- (e) proof of address by way of any one of the documents referred to in rule 4;
- (f) temporary registration; if any;
- (g) road-worthiness certificate in Form 22 from the manufacturers;
- (h) custom's clearance certificate in the case of imported vehicles along with the licence and bond, if any; and
- (i) appropriate fee as specified in rule 81.

(2) In respect of vehicles temporarily registered, application under sub-rule (1) shall be made before the temporary registration expires.

48. Issue of certificate of registration.—On receipt of an application under rule 47 and after verification of the documents furnished therewith, the registering authority shall, subject to the provisions of section 44, issue to the owner of the motor vehicle a certificate of registration in Form 23.

49. Registration records to be kept by the registering authority.—Every registering authority shall keep in Form 24 a permanent register of motor vehicles registered by it under section 41 and of motor vehicles of other States for which new registration mark are assigned by it under sub-section (2) of section 47 and shall also enter in such record under the respective registration number all changes made with reference to the provisions of sub-section (10) or sub-section (14) of section 41, sub-section (5) of section 49, sub-section (6) of section 50, sub-sections (1), (2), (3) and (5) of section 51, sub-section (4) of section 52, orders of suspension under section 53 and orders of cancellation under sections 54 and 55.

50. Form and manner of display of registration marks in respect of vehicles other than motor cycles and invalid carriages.—The registration mark referred to in sub-section (6) of section 41 shall be displayed in reflecting colour clearly and legibly on a plain surface of a plate or part of the vehicle not inclined from the vertical by more than thirty degrees both at the front and rear facing direct to the front or the rear in the following manner, namely:—

(a) In the case of motor vehicles other than motorcycles and invalid carriages, the registration mark shall not be less than 6.5 centimetres high and 1.5 centimetres thick with numerals not less than 9 centimeters high and 2 centimeters thick with space between different letters or numerals or between numerals and letters and edge of the plain surface to be not less than 1.5 centimeters: Provided that—

(a) the registration mark exhibited at the rear of a transport vehicle shall be affixed to the vehicle on the right hand side at a distance not exceeding one meter from the ground as may be reasonably possible having regard to the type of the body of the vehicle;

(b) the registration mark shall also be painted on the right and left side on the body of the vehicle in the case of a transport vehicle;

(c) the registration mark shall also be painted and exhibited on the partition provided between

the driver and the passengers, facing the passengers' seats or, where there is no such partition, on the front interior of the vehicle near the roof to the left side of the driver's seat facing the passengers' seats in the case of a stage carriage or a contract carriage and in the case of a motor cab or a maxi cab it shall be sufficient if the registration mark is painted on the dash-board;

(d) the registration mark shall be exhibited on a plain plate or surface on the left hand side and on the rear in the case of a trailer or the last trailer, apart from the registration mark of the drawing motor vehicle to which such trailer or trailers are attached.

51. Form and manner of display of Registration Mark in respect of motor cycles and invalid carriages.—In the case of motor cycles or invalid carriages, the registration mark shall not be less than 4.5 centimetres high and 1 centimetre thick with numerals not less than 6 centimetres high and 1 centimetre thick with space between any letter and numeral or edge of the plain surface not less than 1 centimetre:

Provided that in the case of motor cycle, the registration mark may be displayed on a plate in line with the axis of the vehicle and if it is so displayed on both sides of the plate.

52. Renewal of certificate of registration.—(1) An application by or on behalf of the owner of a motor vehicle, other than a transport vehicle, for the renewal of a certificate of registration, shall be made to the registering authority in whose jurisdiction the vehicle is, in Form 25 not more than sixty days before the date of its expiry, accompanied by the appropriate fee as specified in rule 81.

(2) On receipt of an application under sub-rule (1), the registering authority shall refer the vehicle to the authority referred to in sub-section (1) of section 56 and after obtaining a certificate of fitness from that authority, renew the certificate of registration:

Provided that in a case where the certificate of fitness is granted on a date after the expiry of a certificate of registration, the renewal shall be made from the date of grant of certificate of fitness for a period of five years.

(3) A motor vehicle other than transport vehicle shall not be deemed to be validly registered for the purposes of Section 39, after the expiry of the period of validity entered in the certificate of registration and no such vehicle shall be used in any public place until its certificate of registration is renewed under sub-rule (2).

53. Issue of duplicate certificate of registration.—(1) If at any time, the certificate of registration is lost or destroyed the owner shall report to the police station in the jurisdiction of which the loss or destruction has occurred and intimate the fact in writing to the Registering Authority by whom the certificate of registration was issued.

(2) An application for the issue of a duplicate certificate of registration shall be made to the original registering authority in Form 26 and shall be accompanied by the appropriate fee as specified in rule 81.

54. Assignment of new registration mark. — (1) An application for the assignment of a new registration mark under sub-section (1) of Section 47 shall be made in Form 27 and shall be accompanied by a no objection certificate in Form 28 along with the appropriate fee as specified in rule 81, within a period of thirty days from the date of expiry of the period specified in the said section:

Provided that where a motor vehicle is intended to be kept in a State for a period exceeding twelve months and the owner of such vehicle makes a declaration to that effect, the application may be made at any time within the said period of twelve months.

(2) On receipt of an application under sub-rule (1) the registering authority shall, subject to the provision of Section 44, assign to the vehicle the registration mark.

55. Transfer of ownership. — (1) Where the ownership of a motor vehicle is transferred, the transferor shall report the fact of transfer in Form 29 to the registering authorities concerned in whose jurisdiction the transferor and the transferee resides or has their place of business.

(2) An application for the transfer of ownership of a motor vehicle under sub-clause (i) of clause (a) of sub-section (1) of Section 50 shall be made by the transferee in Form 30, and shall be accompanied by —

- (i) the certificate of registration;
- (ii) the certificate of insurance; and
- (iii) appropriate fee as specified in rule 81.

(3) An application for transfer of ownership of a motor vehicle under sub-clause (ii) of clause (a) of sub-section (1) of Section 50 shall be made by the transferee in Form 30 and shall, in addition to the documents and fee referred to in sub-rule (2), be accompanied by one of the following documents, namely: —

(a) a no objection certificate granted by the registering authority under sub-section (3) of Section 48; or

(b) an order of the registering authority refusing to grant the no objection certificate under sub-section (3) of Section 48; or

(c) where the no objection certificate or the order, as the case may be, has not been received, a declaration by the transferor that he has not received any such communication together with —

- (i) the receipt obtained from the registering authority under sub-section (2) of Section 48; or
- (ii) the postal acknowledgement received from the registering authority where the application for no objection certificate has been sent by post.

56. Transfer of ownership on death of owner of the vehicle. — (1) Where the owner of a motor vehicle dies, the person succeeding to the possession of the vehicle may for a period of three months, use the vehicle as if it has been transferred to him where such person has, within thirty days of the death of the owner informs the registering authority the

occurrence of the death of the owner and of his own intention to use the vehicle.

(2) The person referred to sub-rule (1) shall apply in Form 31 within the period of three months to the said registering authority for the transfer of ownership of the vehicle in his name, accompanied by —

- (a) the appropriate fee as specified in rule 81;
- (b) death certificate in relation to the registered owner;
- (c) the certificate of registration; and
- (d) the certificate of insurance.

57. Transfer of ownership of vehicle purchased in public auction. — (1) The person who has acquired or purchased a motor vehicle at a public auction conducted by or on behalf of the Central Government or a State Government, shall make an application in Form 32 within thirty days of taking possession of the vehicle to the registering authority accompanied by —

- (a) the appropriate fee as specified in rule 81;
- (b) the certificates of registration and insurance, and
- (c) the certificate or order confirming the sale of the vehicle in his favour duly signed by the person authorised to conduct the auction;
- (d) certified copy of the order of the Central Government or State Government authorising the auction of the vehicle.

(2) Where the vehicle auctioned is a vehicle without any registration mark, or with a registration mark which on verification is found to be false, the registering authority shall, subject to the provisions of section 44, assign a new registration mark to the vehicle in the name of the Department of the Central Government or State Government auctioning the vehicle and thereafter record the entries of transfer of ownership of the vehicle giving the name and address of the person to whom the vehicle is sold.

58. No objection certificate. — (1) An application for the issue of no objection certificate under Section 48 in respect of a motor vehicle shall be made in Form 28 to the registering authority by which the vehicle was previously registered, accompanied by —

- (a) the certified copy of the certificate of registration,
- (b) the certified copy of the certificate of insurance,
- (c) evidence of payment of motor vehicle tax upto date,
- (d) where no tax is payable for a certain period a certificate from the tax collecting authority that no tax is due from the vehicle for the said period.

(2) In the case of a transport vehicle, in addition to the documents referred to in sub-rule (1), documentary evidence in respect of the following matters shall also be furnished, namely: —

- (a) that the vehicle is not covered by any permit issued by any transport authority;
- (b) that the sum of money agreed upon to be paid by the holder of the permit under sub-sections

(5) and (6) of Section 86, if any is not pending recovery,

(c) evidence of payment of tax on passengers and goods under any law for the time being in force upto the date of application for no objection certificate.

(3) On receipt of an application under sub-rule (1), the registering authority shall fill Part-III of Form 28 and return that part to the applicant duly signed.

(4) Where the registering authority grants or refuses to grant the no objection certificate, it shall return the duplicate copy of the said Form to the applicant and the triplicate copy to the other registering authority after duly filling and signing Part II thereof.

59. Change of residence.— An application for recording a change in the residence in the certificate of registration of a motor vehicle shall be made by the owner of the vehicle in Form 33 accompanied by the certificate of registration and proof of address in the manner specified in rule 4 and appropriate fee as specified in rule 81.

60. Endorsement of hire-purchase agreements, etc.— An application for making an entry of hire-purchase, lease or hypothecation agreement in the certificate of registration of a motor vehicle required under sub-section (2) of Section 51 shall be made in Form 34 duly signed by the registered owner of the vehicle and the financier and shall be accompanied by the certificate of registration and the appropriate fee as specified in rule 81.

61. Termination of hire-purchase agreements, etc.— (1) Application for making an entry of termination of agreement of hire-purchase, lease or hypothecation referred to in sub-section (3) of Section 51 shall be made in Form 35 duly signed by the registered owner of vehicle and the financier, and accompanied by the certificate of registration and the appropriate fee as specified in rule 81.

(2) The application for the issue of a fresh certificate of registration under sub-section (5) of Section 51 shall be made in Form 36 and shall be accompanied by a fee as specified in rule 81.

(3) Where the registered owner has refused to deliver the certificate of registration to the financier, or has absconded then the registering authority shall issue a notice to the registered owner of the vehicle in Form 37.

Certificate of Fitness

62. Validity of Certificate of Fitness.— (1) A certificate of fitness in respect of a transport vehicle granted under Section 56 shall be in Form 38 and such certificate when granted or renewed shall be valid for the period as indicated below:—

(a) new transport vehicle — two years.

(b) renewal of certificate of fitness in respect of vehicles mentioned in (a) above, till such time the vehicle completes ten

years from the date of its first registration as a new vehicle — one year.

(c) renewal of certificate of fitness thereafter — six months.

(d) fresh registration of imported vehicles — same period as in the case of vehicles manufactured in India having regard to the date of manufacture.

(2) The fee for the grant or renewal of certificate of fitness shall be as specified in rule 81.

63. Regulation and control of authorised testing stations.— (1) No operator of an authorised testing station shall issue or renew a certificate of fitness to a transport vehicle under Section 56 without a letter of authority in Form 39 granted by the registering authority.

(2) An application for grant of renewal of a letter of authority under sub-rule (1) shall be made in Form 40 to the registering authority having jurisdiction in the area in which the service station or garage situated and shall be accompanied by,—

(a) the appropriate fee as specified in rule 81;

(b) a security deposit of rupees ten thousand in such manner as may be specified by the State Government.

Explanation:— For the purpose of this rule and rules 64 to 72, the registering authority means an officer not below the rank of the regional transport officer of the Motor Vehicles Department established under Section 213.

(3) A registering authority shall, when considering an application for the grant or renewal of a letter of authority, have regard to the following matters, namely:—

(a) the applicant or at least one of the members of the staff employed by him for the inspection of transport vehicles for the purpose of issue renewal of certificate of fitness possesses the following minimum qualifications:—

(i) a diploma in automobile engineering or mechanical engineering or an equivalent qualification;

(ii) Experience of minimum service of five years in an automobile workshop undertaking repairs of heavy goods vehicles, heavy passenger motor vehicles, medium motor vehicle and light motor vehicle;

(iii) a driving licence to drive motor cycle, heavy passenger motor vehicle and heavy goods vehicle with a minimum driving experience of not less than five years;

(iv) thorough knowledge of the Act and the rules made thereunder, especially the Chapters relating to registration of motor vehicles and construction, equipment and maintenance of motor vehicles;

(b) the premises where the authorised testing station is to be housed is either owned by the

applicant or is taken on lease by him or is hired in his name and it has adequate space for administrative section, reception room and sanitary block for erection of testing equipments and other apparatus;

(c) inspection lanes are provided adjacent to the building in the same compound or at other places approved by the registering authority;

(d) testing equipments and apparatus are installed in such manner that vehicles may pass through with ease and speed;

(e) the applicant owns and maintains the following equipments and apparatus in good working condition, namely:—

- (1) Exhaust gas analyser.
- (2) Smokemeter.
- (3) Brake testing machine (brake Dynamometer).
- (4) Head light aim tester.
- (5) Front wheel alignment tester.
- (6) Shock absorber tester.
- (7) Visual inspection pit/ramp or motorised hoist.
- (8) Jack.
- (9) Play detector.
- (10) Wheel spinner.
- (11) King tester for actual test of engine performance.
- (12) Compressor tester.
- (13) Signalling equipment tester.
- (14) Speedometer Tester.
- (15) Fire fighting equipment.
- (16) First-aid kit.
- (17) Instrument to check noise level.

(f) the financial resources of the applicant are sufficient to provide for its continued maintenance;

(g) the applicant maintains upto date copy of the Act, these rules and the concerned State Motor Vehicles Rules.

(4) The registering authority shall also, when considering an application under this rule, take into consideration the fact that the setting up of the authorised testing station will improve the availability of testing facilities in the area both in relation to the number of vehicles and proximity to such facilities.

(5) The registering authority may, on receipt of an application under sub-rule (2) and after satisfying himself that the applicant has complied with the requirements of sub-rules (3) and (4), grant or renew the letter of authority in Form 39:

Provided that no application for a letter of authority shall be refused by the registering authority unless the applicant is given an opportunity of being heard and reasons for such refusal are given in writing by the registering authority.

64. Duration of letter of authority.—A letter of authority granted or renewed shall be effective for a period of five years from the date of grant or renewal.

65. General conditions to be observed by the holder of letter of authority.—The holder of a letter of authority shall—

(a) maintain a register with a separate page for each vehicle containing the registration number of the vehicle for which the certificate of fitness is granted or renewed, the make and model of the vehicle, the engine number and chassis number of the vehicle along with the pencil print of the chassis number, the name and address of the owner of the vehicle, particulars of any permit of such vehicle, period of validity of certificate of fitness granted or renewed and the signature of the owner of the vehicle or his authorised representative;

(b) forward the particulars of the transport vehicles for which certificates of fitness have been granted or renewed and the period of validity of such certificate, within two days of grant or renewal of the certificate of fitness, to the authority which has granted permit and where the transport vehicle is not covered by a permit, to the transport authority in whose jurisdiction the vehicle is kept;

(c) issue to every transport vehicle satisfying the requirements of Section 56, a certificate of fitness in accordance with the provisions of rule 62;

(d) not shift the place of business mentioned in the letter of authority without the prior approval in writing of the registering authority which granted the letter of authority;

(e) keep the premises of the testing station and the records and registers maintained by it and all the machinery, equipment and apparatus in the premises at all reasonable time open for inspection by the registering authority or any person of the Motor Vehicles Department of the State Govt. established under Section 213 authorised in this behalf by the registering authority;

(f) display at a prominent place in its main office the following:—

(i) the letter of authority in original issued to the authorised testing station by the registering authority;

(ii) the name and address of the person authorised to issue or renew the certificate of fitness;

(iii) the qualifications of the persons referred to in clause (a) of sub-rule (3) of rule 63;

(g) not charge a fee for inspection of vehicle for the purpose of issue or renewal of appropriate certificate of fitness in excess of the fee specified in the rule 81;

(h) surrender to the Regional Transport Authority having jurisdiction over the area, the register referred to in clause (a) as soon as entries in all the pages in the register are completed and in any case not later than two days after such completion.

66. Issue of duplicate letter of authority.—(1) If at any time the letter of authority granted or renewed under sub-rule (5) of rule 63 is lost or destroyed, the holder of the letter of authority shall report to the Police Station in the jurisdiction of which the loss or destruction has occurred and intimate

the fact in writing to the registering authority which granted or renewed the letter of authority and shall apply for a duplicate.

(2) On receipt of an application along with the appropriate fee as specified in rule 81, the registering authority may issue a duplicate letter of authority clearly marked "DUPLICATE".

(3) If after the issue of a duplicate letter of authority, the original is traced, the same shall be surrendered forthwith to the registering authority by which it was issued.

67. Supervision of authorised testing stations. — The registering authority or any officer of the Motor Vehicles Department of the State Govt. duly authorised in this behalf by the registering authority may, at any time, conduct test checks at the premises of the authorised testing station with a view to ensure that the vehicles are properly tested by the authorised testing station.

68. Power of registering authority or Regional Transport Authority to call for information. — The authorised testing station shall submit to the registering authority or the Regional Transport Authority having jurisdiction in the area, such information or returns as may be called for by such authority from time to time.

69. Power of registering authority to suspend or cancel the letter of authority or forfeit security deposit. — (1) If the registering authority is satisfied, after giving the holder of a letter of authority an opportunity of being heard, that he has —

(a) failed to maintain the equipment, machinery and apparatus referred to in sub-clause (e) of sub-rule (3) of rule 63 in good condition; or

(b) failed to comply with the other requirements laid down in sub-rule (3) of rule 63; or

(c) failed to observe correct standards of testing before granting or renewing certificates of fitness as noticed at the time of test checking referred to in rule 67 or the frequency of accidents involving transport vehicles covered by certificates of fitness granted or renewed by the authorised testing station attributable to any mechanical defect of the vehicle, it may —

(i) suspend the letter of authority for a specified period; or

(ii) cancel the letter of authority; or

(iii) order forfeiture of security deposit furnished by the authorised testing station.

(2) Where the letter of authority is suspended or cancelled under sub-rule (1), the holder of the letter of authority shall, within thirty days of the receipt of the order of forfeiture, remit to the registering authority the amount ordered to be forfeited so that the requirements of sub-rule (2) of rule 63 in relaxation to deposit of security is complied with.

70. Appeal. — Any person aggrieved by an order of the registering authority under sub-rule (5) of rule 63 or sub-rule (1) of rule 68, may, within thirty days of the receipt of the order, appeal to the Head of the Motor Vehicles Department of the State Government established under Section 213.

71. Procedure for appeal. — (1) An appeal under rule 70 shall be preferred in duplicate in the form of a memorandum, setting forth the grounds of objections to the order of the registering authority and shall be accompanied by the appropriate fee as specified in rule 81 and a certified copy of such order.

(2) The appellate authority may, after giving an opportunity to the parties to be heard and after such enquiry as it may deem necessary, pass appropriate orders.

72. Voluntary surrender of letter of authority. — (1) The holder of a letter of authority may, at any time, surrender the letter of authority issued to him, to the registering authority which has granted the letter of authority and on such surrender, the registering authority shall cancel the letter of authority forthwith.

(2) On cancellation of the letter of authority under sub-rule (1), the registering authority shall refund to the holder of the letter of authority, the amount of security deposit referred to in sub-rule (2) of rule 63 in full and *without any interest*.

73. Tax clearance certificate to be submitted to the testing station. — No authorised testing station shall accept an application for the grant or renewal of a certificate of fitness unless the same is accompanied by a tax clearance certificate, in such form as may be specified by the State Government, from the regional transport officer or motor vehicle inspector having jurisdiction in the area to the effect that the vehicle is not in arrears of motor vehicle tax or any compounding fee referred to in sub-section (5) and (6) of section 86.

Registration of Vehicles belonging to the Central Government used for Defence purpose

74. Assignment of registration mark to the vehicles belonging to the Central Government used for defence purpose. — The authority referred to in sub-section (1) of section 60 shall assign registration marks to the vehicles belonging to the Central Government and used for defence purposes in the following manner, namely: —

A group of figures followed by a single capital letter, a broad arrow, not more than six figures and a capital letter or a group of letters. The registration mark shall be in English letters and arabic numerals.

State Register of Motor Vehicles

75. State Register of Motor Vehicles. — (1) Each State Government shall maintain a State Register of Motor Vehicles in respect of motor vehicles registered in the State in Form 41.

(2) Each State Government shall send to the Director (Transport Research), Ministry of Surface Transport, New Delhi a printed copy of the register referred to in sub-rule (1).

Special provision for Registration of Motor Vehicles of Diplomatic officers, etc.

76. Registration of vehicles of diplomatic and consular officers. — (1) Every application for registration of a motor vehicle under sub-section (1) of sec-

tion 42 by or on behalf of any diplomatic officer or consular officer shall be made in triplicate by the head of the mission or consular office in Form 42 and be addressed to the registering authority through the competent authority accompanied by the relevant documents and fees referred to in rule 47.

(2) The Competent Authority shall forward one copy of the application to the registering authority concerned together with a statement certifying the status of the person applying for registration and shall return one copy of the application to the applicant. The third copy of the application may be retained by the competent authority for record.

(3) The registering authority shall, on receipt of the application duly endorsed under sub-rule (2) register the vehicle, subject to the provision of section 44.

(4) The registering authority shall issue to the owner a motor vehicle registered by it under sub-rule (3), a certificate of registration in Form 43 and shall enter in a register to be kept by it, particulars of such certificate.

(5) The registering authority shall assign to the motor vehicle for display thereon in the manner specified in rule 77, the registration mark in accordance with sub-rule (6) or sub-rule (7), as the case may be.

(6) A motor vehicle belonging to a diplomatic mission or to a consular post in Delhi or to any of its diplomatic or consular officers shall be assigned a registration mark consisting of the letters CD preceded by the number allotted to the mission or post by the Ministry of External Affairs of the Government of India and followed by a number allotted to the vehicle by the registering authority in the following manner, namely:—

(i) an official vehicle meant for the use of the Head of a Mission or Post shall be allotted the number 1;

(ii) personal vehicles of the Head of the Mission or Post shall be allotted the number 1, followed consecutively, in alphabetical order, by a letter beginning with the letter A;

(iii) official vehicles, other than those referred to in clause (i) shall be allotted consecutive numbers beginning with the number 2;

(iv) vehicle belonging to other officers of the Mission or Post shall be allotted number in consecutive order after the last number allotted under clause (iii);

(v) vehicle acquired by a Mission or Post, or by its diplomatic or consular officers, other than Heads of Missions or Posts, shall be allotted numbers in consecutive order after the last number allotted under clause (iv) irrespective of whether such vehicle is for official or personal use of the Mission or Post or of any of its officers;

(vi) a number allotted to a vehicle under any of the clauses (i) to (iv), which is lying unutilised due to sale or export of such vehicle or cancellation of its number may be allotted to another vehicle under the same clause in respect of which an application has been made under sub-rule (1).

(7) A motor vehicle belonging to a consular post outside Delhi or to any of its officers shall be assigned a registration mark consisting of the letters CC

preceded by the number of the post allotted to it by the Ministry of External Affairs of the Government of India and followed by a number allotted to the vehicle by the registering authority out of a block of numbers allotted for that post in the following manner, namely:—

(i) an official vehicle meant for the use of the head of a Consular Post shall be allotted the first number from the block of numbers allotted to that post;

(ii) personal vehicle of the Consul General shall be allotted the number referred to in clause (i), followed consecutively in the alphabetical order, by a letter beginning with the letter A;

(iii) official vehicles other than those referred to in clause (i), shall be allotted consecutive numbers beginning with the second number from the block of numbers allotted to the post;

(iv) vehicles belonging to other officers of the post shall be allotted numbers in consecutive order after the last number allotted under clause (iii);

(v) vehicles acquired by a Post, or by the Consular Officers, other than the head of the Post shall be allotted numbers in consecutive order after the last number allotted under clause (iv) irrespective of whether such vehicle is for official or personal use of the Post or any of its officers.

(vi) a number allotted to a vehicle under any of the clauses (i) to (v), which is lying unutilised due to sale or export of such vehicle or cancellation of its number, may be allotted to another vehicle under the same clause in respect of which an application has been made under sub-rule (i).

Explanation.—For the purpose of this rule and rules 77, 78 and 79, “competent authority” means—

(i) in relation to a diplomatic officer or a consular officer who has his residence in Delhi, the Secretary to the Government of India in the Ministry of External Affairs (Protocol Division); and

(ii) in relation to a diplomatic officer or a consular officer who has his residence at any other place, the Chief Secretary to the State Government.

77. Exhibition of registration mark.—(1) The registration mark assigned under sub-rules (5) to (7) of rule 76, shall be clearly exhibited in reflecting colour both at the front and rear of the vehicle on the plain surface of a plate or part of the vehicle and the size of which shall be 41 centimetres by 14 centimetres—

(i) with deep blue background, the registration mark and the number being in white in the case of motor vehicles referred to in sub-rule (6) of rule 76;

(ii) with yellow background, the registration mark and the number being in black, in the case of motor vehicles referred to in sub-rule (7) of rule 76.

(2) The registration mark shall be in English letters and arabic numerals and—

(i) save in the case of a motor cycle or an invalid carriage, the letters shall be not less than 6 centimetres high and 2 centimetres thick at any part, the numerals shall be not less than 9 centi-

metres high and 2 centimetres thick at any part, and there shall be a space between any letter and any numeral and between any letter or any numeral and the edge of the plain surface of not less than 1 centimetre and a space between any two letters and between any two numerals of not less than 1 centimetre; and

(ii) in the case of a motor cycle or an invalid carriage, the dimensions of the letters and figures shall not be less than two thirds of those specified in clause (i).

(3) The plain surface referred to in sub-rule (2) shall not be inclined from the vertical by more than thirty degrees. The letters and numerals shall be exhibited as follows:—

(i) in the case of a transport vehicle, the registration mark shall be exhibited in two separate horizontal lines, the number allotted to the Mission or Post and the letters forming the first line followed by the number allotted by the registering authority in the second line; and

(ii) in all other cases, the registration mark may exhibit the letters and numerals either in two horizontal lines as aforesaid or in one horizontal line.

(4) Notwithstanding anything contained in sub-rule (1), the registration mark exhibited at the front of a motor cycle or an invalid carriage may be displayed on a plate in line with the axis of the vehicle and shall, in such a case, be displayed on both sides of the plate.

(5) In the case of a trailer—

(i) the registration mark shall be exhibited on a plate or surface on the left hand side of the trailer, the dimensions of the letters and figures being not less than two-thirds of the dimensions specified in sub-rule (2);

(ii) the registration mark of the drawing motor vehicle to be affixed to the rear of the trailer shall be in conformity with the provisions of these rules relating to the registration mark affixed to the rear of the motor vehicle.

(6) The registration mark shall also be painted on the right and left side of the body of a transport vehicle.

78. Assignment of new registration mark on removal of vehicle to another State.—(1) Every application for assignment of new registration mark on removal to another State under sub-section (1) of section 47 by or on behalf of a diplomatic officer or consular officer shall be made in triplicate in

Form 44 and shall be addressed to the registering authority through the competent authority accompanied by the relevant documents and fees referred to in rule 54.

(2) The provisions of sub-rules (2) to (7) of rule 76 shall apply to an application made under sub-rule (1) as they apply to an application made under sub-rule (1) of rule 76.

79. Suspension and cancellation of registration of vehicle registered under rule 76.—If, under the provisions of section 53, section 54 or section 55, the registration of a motor vehicle made in accordance with rule 76 is suspended or cancelled, then a copy of the order of suspension or cancellation shall be sent to the competent authority in addition to each of the authorities or persons to whom a copy has to be sent under the said sections.

80. Transfer or disposal of motor vehicle registered under rule 76.—(1) Where a motor vehicle registered in accordance with rule 76 is transferred by way of sale or otherwise, the transferor shall, within fourteen days, report the fact of the transfer alongwith the full name and address of the person to whom the vehicle is transferred to the registering authority within whose jurisdiction the transfer is effected and shall simultaneously send copies of the said report to:—

(a) the transferee;

(b) the competent authority;

(c) the collector of customs of the port of importation of the vehicle and where it is not possible to locate the port of importation, to the Collector of Central Excise and Customs nearest to the headquarters of the transferee; and

(d) the original registering authority in whose records the registration of the vehicle is recorded, if the transfer is effected in the jurisdiction of another registering authority;

and shall also surrender the number plate in respect of the vehicle to the registering authority in whose records the registration of the vehicle is recorded, when the transfer is to a person other than a diplomatic officer or a consular officer.

(2) Where the transferee is a diplomatic officer or a consular officer, an application by or on his behalf shall be made to the registering authority for registration of the vehicle in accordance with the provision of rule 76.

81. Fees.—The fee which shall be charged under the provisions of this Chapter shall be as specified in the Table below:

TABLE

Serial Number	Purpose	Amount	Rule	Section
1	2	3	4	5
1.	Grant and renewal of trade certificate in respect of each vehicle		34(1)	—
	Motor Cycle	Twenty-five rupees.		
	Invalid Carriage	Twenty-five rupees.		
	Others	One hundred rupees.		
2.	Duplicate trade certificate		38(1)	—

1	2	3	4	5
	Motor Cycle Invalid Carriage Others	Fifteen rupees. Fifteen rupees. Fifty rupees.		
3.	Appeal under rule 46	Fifty rupees.	46(1)	---
4.	Issue, renewal of certificates of registration and assignment of new registration mark		47(1), 52(1), 54(1), 76(1) and 78(1)	
	Invalid Carriage Motor Cycle Light Motor Vehicle Medium Goods Vehicle Medium passenger Motor Vehicle Heavy goods vehicles Heavy passenger motor vehicle Imported motor vehicle Imported Motor cycle Any other vehicle not mentioned above	Ten rupees. Thirty rupees. One hundred rupees. Two hundred rupees. Two hundred rupees. Three hundred rupees. Three hundred rupees. Four hundred rupees. One hundred rupees. One hundred and fifty rupees.		
5.	Issue of duplicate certificate of registration	Half of the fee mentioned in serial number 4.	53(2)	---
6.	Transfer of ownership	Half of the fee mentioned in serial number 4.	55(2)(iii), 55(3), 56(2)(a) and 57(1)(a)	
7.	Change of residence	Ten rupees.	59	---
8.	Recording alteration in the certificate of registration	Twenty-five rupees.	---	52(4)
9.	Endorsing hire-purchase / lease / hypothecation agreement.	Fifty rupees.	60	---
10.	Cancellation of hire-purchase / lease / hypothecation agreement or issue of fresh certificate of registration	Fifty rupees.	61(1) 61(2)	---
11.	Grant and renewal of certificate of fitness		62(2)	---
	Light Motor vehicle Medium Goods/passenger Motor vehicle Heavy Goods/passenger Motor vehicle	One hundred rupees. Two hundred rupees. Three hundred rupees.		
12.	Grant and renewal of letter of authority	Five thousand rupees.	63(2)(a)	---
13.	Issue of duplicate letter of authority	Fifty rupees.	66(2)	---
14.	Appeal under rule 70	Two hundred rupees.	---	71(1)

CHAPTER IV

Control of Transport Vehicles

Tourist Permits

82. Tourist permits. — (1) An application for the grant of permit in respect of a tourist vehicle (hereinafter referred to in these rules as a tourist permit) shall be made in Form 45 to the State Transport Authority.

(2) (a) No tourist permit shall be granted in respect of a motor vehicle which is more than 2 years old.

(b) A tourist permit shall be deemed to be invalid from the date on which the vehicle covered by the permit completes seven years, where the vehicle is a motor cab and five years, where the vehicle is other than a motor cab, unless the vehicle is replaced.

(c) Where a vehicle covered by a tourist permit is proposed to be replaced by another, the later vehicle shall not be more than two years old on the date of such replacement.

Explanation. — For the purposes of this sub-rule, the period of 2 years, 5 years or 7 years, shall be computed from the date of initial registration of the motor vehicle.

83. Authorisation fee. — (1) An application for the grant of authorisation for a tourist permit shall be made in Form 46 and shall be accompanied by a fee of Rupees five hundred per annum in the form of a bank draft.

(2) Every authorisation shall be granted in Form 47 subject to the payment of taxes or fees, if any, levied by the concerned States.

(3) The period of validity of an authorisation shall not exceed one year at a time and shall expire on the 31st day of March of the year.

84. Right of operation. — No tourist permit shall be deemed to confer the right of operation in any State not included in the authorisation referred to in rule 83 nor shall it exempt the owner of a vehicle from the payment of tax or fee, if any, leviable in any State.

85. A. — Additional conditions of tourist permit. — The following shall be the additional conditions of every tourist permit granted to a tourist vehicle other than a motor cab under sub-section (9) of section 88, namely: —

(1) The permit holder shall cause to be prepared in respect of each trip a list in triplicate of tourist

passengers to be carried in the vehicle, duly attested by the Executive Magistrate or a Sub-Inspector of Police or a Gazetted Officer of the State Transport Authority or Regional Transport Authority authorised in this regard, of the area from which the tour emanates giving full particulars as under:

- (a) name of the passengers,
- (b) address of the passengers,
- (c) age of the passengers,
- (d) starting point and the point of destination.

(2) One copy of the list shall be sent by Registered AD Post to the Authority which issued the permit for record, the second copy shall be carried in the tourist vehicle and shall be produced on demand by the officers authorised to demand production of documents by or under the Act and the third copy shall be preserved by the permit holder.

(3) The tourist vehicle shall either commence its journey, or end its journey, circular or otherwise, in the home State, subject to the condition that the vehicle shall not remain outside the home State for a period of more than two months. The permit holder shall see that every return of the tourist vehicle to the home State is reported to the authority which issued the permit:

Provided that where the contracted journey ends outside the home State, the vehicle shall not be offered for hire within that State or from that State to any other State except for the return journey to any point in the home State.

(4) The tourist vehicle may operate circular tours of places lying exclusively in home state or in the home state and outside the State if such circular tours are in the list approved by tourist department of the home state to visit places of tourist, historical or religious importance and the tour is duly advertised before hand.

(5) The permit holder or his authorised agent shall issue a receipt to the hirer and the counter-foil of the same shall be kept available with him and produced on demand to the officers empowered to demand documents by or under the Act.

(6) The tourist vehicle shall not be parked on any bus stand used by stage carriage and shall not operate from such bus stand.

(7) The tourist vehicle shall be painted in white colour with a blue ribbon of five centimetres width at the centre of the exterior of the body and the word "Tourist" shall be inserted on two sides of the vehicle within a circle of sixty centimetres diameter.

(8) The permit holder shall display in the front top of the tourist vehicle a board in yellow with letters in black with the inscription "Tourist permit valid in the State(s) of" in English and Hindi and also, if he so prefers, in regional language of the home State.

(9) The permit holder shall not operate the tourist vehicle as a stage carriage.

(10) The permit holder shall maintain a day to day logbook indicating the name and address of the permit holder and the registration mark of

the vehicle, name and address of the driver with the particulars of his driving licence and the starting and destination points of the journey with the time of departure and arrival and the name and address of the hirer.

(11) The permit holder shall furnish every 3 months the information contained in condition (10) to the State Transport Authority which granted the permit and the logbook shall be preserved for a period of 3 years and shall be made available to the said authority on demand along-with the records referred to in conditions (2) and (4).

Explanation: — In this rule, "home State" means the state which has granted the permit under sub-section (9) of section 88.

85. B — The following shall be the additional conditions of every tourist permit in respect of motor cabs. — (1) The words 'Tourist Vehicle' shall be painted on both the sides of the vehicle within a circle of twenty-five centimetre diameter.

(2) A board with the inscription "Tourist Permit valid in the State(s) of" in black letters in yellow background shall be displayed in the front of the vehicle above the registration number plates.

National Permits

86. Application for National Permit. — An application for the grant of a National permit shall be made in Form 48 to the authority referred to in section 69.

87. Form, contents and duration of authorisation. — (1) An application for the grant of an authorisation for a national permit shall be made in Form 46 and shall be accompanied by a fee of rupees five hundred per annum in the form of a bank draft.

(2) Every authorisation shall be granted in Form 47 subject to the payment of the taxes or fees, if any, levied by the concerned States.

(3) The period of validity of an authorisation shall not exceed one year at a time and shall expire on the 31st day of March of the year.

88. Age of motor vehicle for the purpose of national permit. — (1) No national permit shall be granted in respect of a goods carriage which is more than nine years old at any point of time.

(2) A national permit shall be deemed to be invalid from the date the vehicle covered by the permit completes nine years from the date of its initial registration.

Explanation: — For the purpose of this rule, the period of nine years shall be computed from the date of initial registration of the goods carriage concerned.

89. Quarterly return to be filled by a national permit holder. — A national permit holder shall file quarterly a return in Form 49 in respect of a motor vehicle covered by the national permit to the authority which granted the national permit.

90. Additional conditions for national permit. — The national permit issued under sub-section (12) of

section 88 shall be subject to the following additional conditions, namely:—

(1) The vehicle plying under a national permit shall be painted in dry leaf brown colour with thirty centimetres broad white borders and the words "NATIONAL PERMIT" shall be inscribed on both sides of the vehicle in bold letters within a circle of sixty centimetres diameter:

Provided that the body of a tanker carrying dangerous or hazardous goods shall be painted in white colour with a dry leaf brown ribbon of 5 cm. width around in the middle at the exterior and that the driver's cabin in orange colour.

(2) A board with the inscription "National Permit valid in the State(s) of" with blue letters on white background shall be carried in front top of such vehicle.

(3) No such vehicle shall carry any goods without a bill of lading in Form 50.

(4) The vehicle shall have a minimum of two drivers and shall be provided with a seat across its full width behind the driver's seat providing facility for the spare driver to stretch himself and sleep.

(5) The vehicle shall at all times carry the following documents and shall be produced on demand by an officer empowered to demand documents by or under the Act, namely:—

- (i) Certificate of fitness,
- (ii) Certificate of insurance,
- (iii) Certificate of registration,
- (iv) National Permit,
- (v) Taxation certificate,
- (vi) Authorisation.

(6) The vehicle shall be subject to all local rules or restrictions imposed by a State Government.

(7) The vehicle shall not pick up or set down goods between two points situated in the same State.

CHAPTER V

Construction, Equipment and Maintenance of Motor Vehicles

Preliminary

91. Definitions.— (1) In this Chapter, unless the context otherwise requires,—

- (a) "class label", in relation to any dangerous or hazardous goods, means the class label specified in column 3 of the Table to rule 137;
- (b) "consignor", in relation to dangerous or hazardous goods intended for transportation by a goods carriage, means the owner of such dangerous or hazardous goods;
- (c) "dangerous or hazardous goods" means the goods of dangerous or hazardous nature to human life specified in Table I, II and III to rule 137;
- (d) "Emergency information panel" means the panel specified in rule 134;

(e) "primary risk", in relation to any dangerous or hazardous goods, means the most potent risk which such goods give rise to;

(f) "subsidiary risk", in relation to any dangerous or hazardous goods, means the subsidiary risk which such goods are likely to give rise to in addition to the primary risk.

92. General.— (1) No person shall use or cause or allow to be used in any public place any motor vehicle which does not comply with the provisions of this Chapter.

(2) Nothing in this rule shall apply to a motor vehicle:—

(a) which has been damaged in an accident or to a vehicle stopped or impeded owing to shortage of fuel or other temporary defects while at the place at which the accident or defect occurred;

(b) which is defective or damaged and is being removed to the nearest place of repair or disposal; or

(c) which is more than 50 years old from the date of its registration and is being driven for taking part in a vintage car rally:

Provided that where a motor vehicle can no longer remain under the effective control of the person driving, the same shall not be used in a public except by towing.

Overall Dimension

93. Overall dimension of motor vehicles.— (1) The overall width of a motor vehicle, measured at right angles to the axis of the motor vehicle between perpendicular planes enclosing the extreme points, shall not exceed,—

(i) in the case of a motor vehicle, other than a transport vehicle, 2.5 metres;

(ii) in the case of a transport vehicle, 2.7 metres.

Explanation.— For purposes of this rule, a rear view mirror, or guard rail or a direction indicator (when in operation) shall not be taken into consideration in measuring the overall width of a motor vehicle.

(2) The overall length of a motor vehicle, other than a trailer, shall not exceed,—

(i) in the case of a motor vehicle other than a transport vehicle having not more than two axles, 9.5 metres;

(ii) in the case of a transport vehicle with rigid frame having two or more axles, 11.25 metres;

(iii) in the case of an articulated vehicle having more than two axles, 16 metres;

(iv) in the case of truck trailer or tractor trailer combinations, 18 metres.

(3) In the case of an articulated vehicle or a tractor trailer combination specially constructed and used for the conveyance of indivisible load of exceptional length,—

(i) if all the wheels of the vehicle are fitted with pneumatic tyres, or

(ii) if all the wheels of the vehicle are not fitted with pneumatic tyres, so long as the vehicle is not driven at a speed exceeding twenty-five kilometres per hour,

the overall length shall not exceed 13 metres.

Explanation.—For the purposes of this rule "overall length" means the length of the vehicle measured between parallel planes passing through the extreme projection points of the vehicle exclusive of —

- (i) a starting handle;
- (ii) any hood when down;
- (iii) any fire-escape fixed to a vehicle;

(iv) any post office letter box, the length of which measured parallel to the axis of the vehicle, does not exceed 30 centimetres;

(v) any ladder used for loading or unloading from the roof of the vehicle or any tail or indicator lamp or number plate fixed to a vehicle;

(vi) any spare wheel or spare wheel bracket or bumper fitted to a vehicle;

(vii) any towing hook or other fitment which does not project beyond any fitment covered by clauses (iii) to (vi).

(4) The overall height of a motor vehicle measured from the surface on which the vehicle rests, —

(i) in the case of a vehicle other than a double-decked motor vehicle, shall not exceed 3.8 metres;

(ii) in the case of a double-decked motor vehicle, shall not exceed 4.75 metres;

(iii) in the case of laden trailer carrying ISO series 1 Freight Container, shall not exceed 4.2 metres;

Provided that the provisions of clauses (i) to (iii) shall not apply to fire-escape tower wagons and other special purpose vehicles exempted by general or special order of the registering authority.

(5) The overhang of a tractor shall not exceed 1.85 metres.

(6) The overhang of a motor vehicle other than a tractor shall not exceed sixty per cent of the distance between the plane perpendicular to the axis of the motor vehicle which passes through the centre or centres of the front wheel or wheels and the foremost vertical plane from which the overhang is to be measured.

Explanation.—For the purpose of this rule, "overhang" means the distance measured horizontally and parallel to the longitudinal axis of the vehicles between two vertical planes at right angles to such axis passing through the two points specified hereunder:

A. The rearmost point of the vehicle exclusive of —

- (i) any hood when down;
- (ii) any post office letter-box, the length of which measured parallel to the longitudinal axis of the vehicle, does not exceed thirty centimetres;

(iii) any ladder forming part of a turn-table fire-escape fixed to a vehicle;

(iv) any ladder used when the vehicle is at rest for loading or unloading from the roof of the vehicle, or any tail lamp or number plate fixed to a vehicle;

(v) any spare wheel or spare wheel bracket fitted to a vehicle;

(vi) any luggage carrier fitted to a motor vehicle constructed solely for carriage of passengers and their effects and adapted to carry not more than seven passengers exclusive of the driver;

(vii) any towing hook or other fitment which does not project beyond any fitment mentioned in clauses (ii) to (vi):

Provided that in the case of a stage carriage —

(a) the projection of any bumper or advertisement panel fitted at the rear of the vehicle shall not exceed fifteen centimetres;

(b) the projection in respect of an advertisement panel shall not be such as to obstruct either the vision from the rear view mirror or project through the emergency exit at the rear or both;

B. (i) In the case of a vehicle having only two axles, one of which is not a steering axle, the centre point of that axle; or

(ii) in the case of a vehicle having only three axles and the front axle is the only steering axle; a point 102 millimetres in rear of the centre of a straight line joining the centre points of the rear and middle axle;

(iii) in the case of any vehicle registered in India before the commencement of these rules it shall suffice if the overhang does not exceed 7/24th of the overall length of the vehicle;

(iv) in the case of a motor vehicle having only three axles where two front axles are steering axles, the centre point of rear-most axle;

(v) in the case of a motor vehicle having four axles, where two front axles are steering axles, a point 1202 millimetres in rear of the centre of a straight line joining the centre points of the rear-most two axles;

(vi) in any other case, a point situated on the longitudinal axis of the vehicle such that a line drawn from it at right angles to that axis will pass through the centre of the minimum turning circle of the vehicle;

(vii) no part of the vehicle other than a direction indicator, when in operation, or a driving mirror, shall project laterally more than 355 millimetres beyond the centre line of the rear wheels, in the case of a single rear wheels or more than 152 millimetres beyond the extreme outer edge of the outer tyres, in the case of dual rear wheels:

Provided that the State Government or any authority authorised in this behalf by the State Government if it is satisfied that it is necessary because of the nature of any road or bridge or in the interests of public safety, may prohibit or restrict the operation of a motor vehicle in a specified route or area unless such vehicle complies with the requirements

specified by the State Government for such route or area.

(7) No motor vehicle shall be loaded in such a manner that the load or any part thereof extends —

- (i) laterally beyond the side of the body;
- (ii) to the front beyond the foremost part of the load body of the vehicle;
- (iii) to the rear beyond the rear most part of the vehicle;
- (iv) to a height beyond the limits specified in sub-rule (4):

Provided that clause (iii) shall not apply to a goods carriage when loaded with any pole or rod or indivisible load so long as the projecting part or parts do not exceed the distance of one meter beyond the rear most point of the motor vehicle.

Size, Nature and Condition of Tyres

94. Condition of tyres. — (1) Every motor vehicle, other than a road-roller or a tracklaying vehicle, shall be fitted with pneumatic tyres.

(2) The pneumatic tyres of a motor vehicle shall be kept properly inflated and in good and sound condition.

(3) For the purpose of sub-rule (2), a tyre shall not be deemed to be of good and sound condition if—

- (i) any of the fabric of its casing is exposed by wear of the tread or by any unvulcanised cut or abrasion in any of its part; or
- (ii) it shows signs of incipient failure by local deformation or swelling; or
- (iii) it has been patched or repaired by an outside gaiter or patch other than a vulcanised repair;

Provided that the requirement specified in clause (iii) shall not apply to a temporary repair effected to enable the vehicle to be moved to the nearest place where the tyre can be repaired or replaced:

Provided further that where a motor vehicle, other than road roller or tracklaying vehicle, is not fitted with pneumatic tyres, it shall not be used in a public place unless it is fitted with shoes or other suitable device so that plying of such vehicle does not damage the road.

95. Size and ply rating of tyres. — The size of the tyres of a motor vehicle specified in column (1) of the Table below shall have a ply rating specified in the corresponding entry in column (2) of the said Table in respect of maximum weight permitted to be carried by such vehicle specified in the corresponding entry in column (3) thereof.

TABLE

Size of Tyre	Light/Truck Tyres (Diagonal) ply rating specified by the manufacturer	Maximum weight permitted to carry (kilograms) SINGLE/DUAL
6.00 — 16	6	705/620
6.00 — 16	8	830/730
6.50 — 16	6	795/700

Size of Tyre	Light/Truck Tyre (Diagonal) ply rating specified by the manufacturer	Maximum weight permitted to carry (kilograms) SINGLE/DUAL
6.50 — 16	8	935/820
6.70 — 15	6	755/670
6.70 — 15	8	890/790
7.00 — 15	6	850/750
7.00 — 15	8	1005/885
7.00 — 15	10	1140/1005
7.00 — 16	6	885/775
7.00 — 16	8	1050/925
7.00 — 16	10	1195/1050
7.50 — 16	8	1200/1055
7.50 — 16	10	1370/1200
7.50 — 16	12	1530/1350
7.50 — 16	14	1675/1475

Truck and Bus Tyres

7.00 — 20	10	1660/1450
7.50 — 20	10	1855/1630
7.50 — 20	12	2060/1805
8.25 — 20	12	2365/2075
8.25 — 20	14	2585/2275
9.00 — 20	12	2710/2380
9.00 — 20	14	2930/2615
9.00 — 20	16	3075/2695
10.00 — 20	14	3180/2790
10.00 — 20	16	3480/3050
11.00 — 20	14	3470/3040
11.00 — 20	16	3785/3325
11.00 — 20	14	3910/3435
12.00 — 20	14	3635/3230
12.00 — 20	16	4070/3575
12.00 — 20	18	4320/3785

Motor Scooter Tyres

3.00 — 10	4	150
3.50 — 8	4	170
3.50 — 10	4	195

Motor Scooter Derivatives

3.50 — 10	6	375
4.00 — 8	4	340
4.00 — 8	6	400
4.50 — 10	8	520

Motor Cycle Tyres

3.00 — 18	4	175
3.00 — 19	4	185
3.25 — 16	4	180
3.25 — 18	4	200
3.25 — 19	4	210
3.50 — 18	4	225
3.50 — 19	4	230

Agriculture Steering Wheel Tractor Tyres (Diagonal Ply)

4.00 — 19	4	355
5.50 — 16	4	425
5.50 — 16	6	525
6.00 — 16	4	450
6.00 — 16	6	560
6.00 — 19	4	510
6.00 — 19	6	640
6.50 — 16	4	510
6.50 — 16	6	615
6.50 — 20	4	600
6.50 — 20	6	725

Size of Tyre	Light/Truck Tyre (Diagonal ply rating specified by the manufacturer)	Maximum weight permitted to carry (kilograms) SINGLE/DUAL
<i>Agriculture Drive Wheel Tractor Tyre (Diagonal Ply)</i>		
8.3/8 — 24	4	625
8.3/8 — 24	6	810
8.3/8 — 32	4	715
8.3/8 — 32	6	920
11.2/10 — 28	4	900
11.2/10 — 28	6	1115
11.2/10 — 28	8	1305
12.4/11 — 24	4	945
12.4/11 — 25	6	1200
12.4/11 — 28	4	1005
12.4/11 — 28	6	1275
12.4/11 — 28	8	1510
12.4/11 — 36	4	1135
12.4/11 — 36	6	1440
12.4/11 — 38	4	1165
12.4/11 — 38	6	1480
13.6/12 — 28	4	1100
13.6/12 — 28	6	1430
13.6/12 — 28	8	1645
13.6/12 — 38	6	1660
13.6/12 — 38	8	1910
16.9/14 — 28	6	1840
16.9/14 — 28	8	2175
16.9/14 — 30	6	1900
16.9/14 — 30	8	2245
18.4/15 — 30	10	2815
18.4/15 — 30	12	3180
18.4/15 — 30	14	3405

Note: — (i) The above maximum weights are in accordance with Indian Standard IS: 10914 of 1988, and for the maximum cold inflation pressures indicated therein and have been adjusted for the speed limit stipulated in the notification under Section 112 of the Motor Vehicles Act, 1988.

(ii) The above weights in respect of tyres of transport vehicles (goods as well as passenger carriages) shall be applicable subject to the condition that the axle loads do not exceed the permitted limits. They apply in relation to registered axle weight recorded in Registration Certificate of the vehicle.

Brake, Steering gears, Safety glass and Wind screen wipers

96. Brakes. — (1) Every motor vehicle, other than a motor cycle without gear, invalid carriage, a trailer or a road-roller, shall be equipped with two independent and efficient braking systems, namely, the hand brakes and foot-operated service brakes.

(2) The braking system shall be of strength capable of stopping the vehicle within the distance specified in sub-rule (8) and of holding it at rest in all conditions and all such brakes at all time be properly connected and maintained in efficient condition:

Provided that a motor cycle without gear may have an independent and efficient single braking system capable of holding such motor cycle, when fully laden, stationary on a gradient of one in seven.

(3) In every motor vehicle, the brakes operated by one of the means of operation shall act directly upon the wheel and not through the transmission gear.

(4) On and from the date of commencement of this sub-rule, the foot operated service brakes shall be so constructed and maintained that the failure of any single portion of it shall not prevent the brakes on

at least two wheels, or, in the case of a vehicle having less than four wheels on one wheel, from operating effectively to hold such wheels from revolving or to have the same effect in stopping the vehicle as if such wheels were to be held.

(5) Except in the case of a motor cycle, the braking system or one of the braking systems of a motor vehicle shall be so constructed and maintained that it can be so set as effectively to prevent at least two, or in the case of a motor vehicle having three wheels, at least one of the wheels from revolving when the vehicle is left unattended.

(6) The braking system or part thereof which functions in the aforesaid manner shall be known as parking brake and where such a parking brake is designed to be operated by hand, it shall be known as hand-brake.

(7) In the case of a motor vehicle with more than three wheels, other than an invalid carriage or a road-roller, where any brake-shoe is capable of being applied by more than one means of operation, all the wheels shall be fitted with brakes all of which are operated by one of the means of operation:

Provided that except in the case of a tractor, —

(i) where a motor vehicle has more than six wheels at least four of which are steering wheels, it shall be sufficient compliance with this sub-rule if brakes are fitted to all the wheels other than two steering wheels which are situated on opposite sides of the vehicle, and all such brakes are operated by one of the means of operation;

(ii) where a motor vehicle has more than four wheels and the drive is transmitted to all wheels other than the steering wheels without the interposition of a differential driving gear on similar mechanism between the axles carrying the driving wheels, it shall be sufficient compliance with this sub-rule if one of the means of operation operates the brakes on two driving wheels situated on opposite sides of the vehicles and the other means of operation operates brakes on all the other wheels required to be fitted with brakes by this sub-rule.

(8) The braking system operated by one of the means of operation whether the vehicle is laden or unladen, shall be capable of bringing it to rest and shall conform to the Indian Standards IS: 11716 (1987) in respect of two-wheelers and IS: 11852 (1987) in respect of other automotive vehicles, as modified from time to time.

97. Brakes for trailers. — (1) Every trailer exceeding 500 kilograms in weight shall have an efficient braking system which are capable of being applied when it is being drawn, —

(i) in the case of a trailer having not more than two axles, to at least all the wheels of one axle; or

(ii) in the case of a trailer having more than two axles, to at least all the wheels of two axles:

Provided that the braking system shall be so constructed that it is not rendered ineffective by the non-rotation of the engine of the drawing vehicle.

(2) The provision of sub-rule (1) shall not apply to—

- (i) any land implement drawn by a motor vehicle;
- (ii) any trailer designed for use and used by a local authority for street cleansing or by the fire service for fire fighting, which does not carry any load other than is necessary gear and equipment;
- (iii) any disabled vehicle which is being drawn by a motor vehicle in consequence of its disablement.

98. Steering gears.—(1) The steering gear of every motor vehicle shall be maintained in good and sound condition, free from backlash exceeding 30 degrees on the steering wheel, all rods and arms shall be protected by rubber caps and where the connections are secured with bolts or pins, the bolts or pins shall be effectively locked.

(2) The steering gear of every motor vehicle shall be so constructed as to conform to the Indian Standard:

IS: 12222 (1987) as modified from time to time.

99. Forward and backward motion.—Every motor vehicle other than a motor cycle and three-wheeled invalid carriages, shall be capable of moving under its own power either forward or backward.

100. Safety glass.—(1) The glass of windscreens and the windows of every motor vehicle shall be of safety glass.

Provided that in the case of three-wheelers and vehicles with hood and side covers, the windows may be of acrylic transparent sheet.

Explanation.—For the purpose of this rule—

- (i) "safety glass" means glass approved by the Bureau of Indian Standards and so manufactured or treated that if fractured, it does not fly or break into fragments capable of causing severe cut;
- (ii) any windscreen or window at the front of the vehicle, the inner surface of which it at an angle extending to thirty degrees to the longitudinal axis of the vehicle shall be deemed to face to the front.

(2) The glass of the windscreens, and the windows of every motor vehicle shall be such and shall be maintained in such condition as to be clearly transparent and allow the clear vision outside from inside and inside from outside.

101. Windscreen wiper.—An efficient automatic windscreen wiper shall be fixed to every motor vehicle.

102. Signalling devices, lamps and reflectors direction indicators and stop lights.—(1) The signal of an intention to turn to the right or to the left may be given by an electrical direction indicator and during period between half an hour after sunset and half an hour before sunrise, the signal for intention to stop may be given by an electrical stop light.

(2) Every electrical direction indicator shall, when in operation, be visible both from the front and rear of the vehicle and be in the form of:

- (i) an illuminated sign of amber colour either steady or of the flashing type approved by Bureau of Indian Standards;
- (ii) fixed glass panel which is illuminated to indicate turn by a light flashing at a rate not less than sixty and not more than one hundred and twenty flashes per minute, of the minimum illuminated areas—
 - (a) of 22.5 square centimetres, in the case of vehicles with unladen weight not exceeding two tonnes, or adapted solely for the carriage of seven persons excluding the driver and luggage;
 - (b) of 60 square centimetres, in all other cases,

Provided that the vehicle is not used for drawing a trailer other than one of less than four wheels or a four wheeled trailer having two closed coupled wheels on each side; or

and the illuminated surface shall be visible both from the front and the rear of the vehicle.

103. Position of the indicator.—(1) A direction indicator shall be fitted and every direction indicator shall be so designed and fitted that the driver of the vehicle when in his driving seat is aware that it is operating correctly;

(2) In the case of motorcycles, built-in direction indicators blinker system shall be fixed both at the front and at the rear;

(3) On and from the date of commencement of this sub-rule, every motor vehicle other than motor cycle shall be equipped with such a device that when the vehicle is in break-down condition all the side indicators flash together giving hazard warning to other road users.

104. Fitment of reflectors.—(1) Every transport vehicle shall be fitted with—

(a) two red reflectors having diameter of not less than 80 millimetres each, on both the sides of the rear of the body,

(b) one white reflector having a diameter of not less than 80 millimetres on the right bottom corner in the front side of the body at the extreme right and facing to the front,

at a height between 1.2 to 1.5 metres from the ground level.

(2) Every non-transport vehicle shall be provided with a reflector of 50 millimetre diameter or a reflecting tape of not less than 30 millimetres width and not less than 15 centimetres length at the rear.

(3) Every goods carriage or in the case of tractor-trailer or truck-trailers combination, the trailer shall be fitted with two cat's eye reflectors of eight centimetres diameter, one at the right bottom corner in the front and another on the rear-most body cross beam or near the right rear light above the rear number plates in the case of goods carriage not

constructed with body in the rear. The colour of the front reflector shall be white and that of the rear shall be red.

(4) The reflectors referred to in this rule shall be of fluorescent type, as per BIS specification.

105. Lamps. — (1) Save as hereinafter provided, every motor vehicle while in a public place during the period between half an hour after sunset, and half an hour before sunrise and at any other time when there is not sufficient light to render clearly discernible persons and vehicles in the road at a distance of one hundred and fifty five meters ahead, shall carry the following lamps (hereafter referred to as the obligatory head lamps) kept lit and in an efficient condition —

(a) save in the cases of a motor cycle and an invalid carriage, two lamps showing to the front a white light visible from a distance of one hundred and fifty five metres;

(b) in the case of a motor cycle and an invalid carriage, one lamp showing to the front a white light visible from a distance of one hundred and fifty five metres and where the registration mark at the front of the vehicle is exhibited on both sides of a plate, so fixed as to illuminate both sides of the plate;

(c) in the case of a side car attached to a motor cycle, a lamp affixed to the extreme left hand side of the side car showing to the front a white light visible from a distance of one hundred and fifty five metres;

(2) Every such motor vehicle other than a motor cycle and three wheeler shall also carry —

(i) one lamp (hereinafter referred to as the 'rear lamp') showing to the rear a red light visible in the rear from a distance of one hundred and fifty five metres and in the case of a motor cycle visibility distance of seventy-five metres; and

(ii) lamp, which may be the rear lamp or some other device, illuminating with a white light the whole of the registration mark exhibited on the rear of the vehicle so as to render it legible from a distance of fifteen metres to the rear;

Provided that when a motor vehicle is drawing another vehicle or vehicles and the distance between such vehicles does not exceed 1.5 metres, it shall be sufficient if the last drawn vehicle carries a rear lamp or a lamp illuminating the rear registration mark.

(3) On and from the date of commencement of the sub-rule, all the obligatory front head lamps of a motor vehicle shall be as nearly as possible of the same power and fixed at a height not exceeding one metre above the ground to the bottom edge of the head lamp.

(4) The rear lamp shall be fixed either on the centre line of the vehicle or to the right hand side, and save in the case of a transport vehicle, at a height of not exceeding one metre above the ground.

(5) In the case of a transport vehicle, the rear light may be fixed at such level as may be necessary to illuminate the registration mark.

(6) Every heavy goods carriage of unconventional or extraordinary type shall be fitted with a red indicator lamp of size of thirty centimetres by ten centimetres on the extreme rear-most body cross beam and in the case of a vehicle not constructed with body in the rear, the indicator lamp shall be fitted near the right rear light above the rear number plate.

106. Deflection of lights. — (1) No lamp showing a light to the front shall be used on any motor vehicle (whether fitted with single or dual head lamp) unless such lamp is so constructed, fitted and maintained that the beam of light emitted therefrom —

(a) is permanently deflected downwards to such an extent that it is incapable of dazzling any person standing on the same horizontal plane as the vehicle at a greater distance than eight metres from the lamp and whose eyelevel is not less than hundred centimetres above the plane.

(b) is capable of being deflected downwards by the driver in such manner as to render it incapable of dazzling any such person in the circumstances aforesaid;

(c) is capable of being extinguished by the operation of a device which at the same time causes a beam of light to be emitted from the lamp which complies with the provision of clause (a);

(d) is capable of being extinguished by the operation of a device which at the same time either deflects the beam of light from another lamp downwards or both downwards and to the left in such manner as to render it incapable of dazzling any person in the circumstances aforesaid, or brings into or leaves in operation a lamp which complies with the provision of clause (a).

(2) In addition to the requirements specified in sub-rule (1), the motor vehicle used in a public place shall have the panels of the head lights shaded by a painting like bulls eye of a diameter of not less than 5 centimetres at the centre exactly opposite the point where the reflectors converge.

(3) The provisions of sub-rule (1) shall not apply to any lamp fitted with an electric bulb, if the power of the bulb does not exceed 7 watts and the lamp is fitted with a frosted glass or other material which has the effect of diffusing the light.

107. Top lights. — Every goods vehicle shall be fitted with two top lights, one at the right top corner in front and another at the right top corner in the rear. The colour of the front top light shall be white and that at the rear shall be red. The lights shall remain lit when the vehicle is kept stationary on the road during night and at times of low visibility:

Provided that in the case of goods carriage with nobody in the rear, provision for fitting of the top light at the rear shall not be necessary.

108. Use of red or white light. — No motor vehicle shall show a red light to the front or light other than red to the rear:

Provided that the provision of this rule shall not apply to—

- (i) the internal lighting of the vehicle; or
- (ii) the amber light, if displayed by any direction indicator or top light;
- (iii) a vehicle carrying high dignitaries as specified by the Central Government or the State Government from time to time or a vehicle escorting such vehicle;
- (iv) the blinker type of red light with purple glass fitted to an ambulance van used for conveying patients; or
- (v) to a vehicle having a lamp fitted with an electrical bulb, if the power of the bulb does not exceed seven watts and the lamp is fitted with frosted glass or any other material which has effect of diffusing the light.

109. Parking light.— (1) Every goods carriage shall be provided with one white parking light on each side of the front with frosted glass, in addition to the front lights and in the rear with additional two red lights which shall remain lit even when the vehicle is kept stationary on the road.

110. Lamp on auto-rickshaw.— Every auto-rickshaw shall be fitted with one front lamp and two side white lights or two front lamps on the body. In addition to the front lights and the side lights, it shall be fitted with a rear lamp showing to the rear, a red rear light visible from a distance of seventy five metres and a white light illuminating the registration mark exhibited on the rear of the vehicle so as to render it legible from a distance of fifteen metres and also two cat's eye reflectors on the rear mudguards.

111. Prohibition of spot lights, etc.— No spot light or search-light shall be carried on the front of any vehicle except in exceptional circumstances with the prior approval of the registering authority.

Smoke, vapour, spark, ashes, grit and oil

112. Exhaust gases.— (1) Every motor vehicle shall be so constructed or equipped that the exhaust gases from the engine are discharged neither downward nor to the left side of the vehicle and shall be so fitted as to allow the gases to escape to the right side or rear of the vehicle:

Provided that in the case of tankers carrying explosives and inflammable goods, the fitment of exhaust pipe shall be according to the specification of the Inspector of Explosives.

113. Location of Exhaust pipes.— On and from the date of commencement of this sub-rule, no exhaust pipe shall be located within a distance of 35 millimetre from the fuel line connecting to the fuel tank and engine.

114. Exhaust pipes of public service vehicles.— The exhaust pipe of every public service vehicle shall be so fitted or shielded that no inflammable material is thrown upon it from any other part of the vehicle and that it is not likely to cause a fire through proximity to any inflammable material on the vehicle.

115. Emission of smoke, vapour etc. from motor vehicles.— (1) Every motor vehicle shall be manufactured and maintained in such condition and shall be so driven that smoke, visible vapour, grit, sparks, ashes, cinders or oily substance do not emit therefrom.

(2) On and from the date of commencement of this sub-rule, every motor vehicle shall comply with the following standards:

(a) Idling CO (Carbon monoxide) emission limit for all four wheeled petrol driven vehicles shall not exceed 3 per cent by volume;

(b) Idling CO emission limit for all two and three wheeled petrol driven vehicles shall not exceed 4.5 per cent by volume;

(c) Smoke density for all diesel driven vehicles shall be as follows:

Method of Test	Maximum smoke Density		
	Light Absorption Coefficient ml	Bosch Units	Hartridge Units
(A) Full load at a speed of 60% to 70% of maximum engine rated speed declared by the manufacturer.	3.1	5.2	75
(B) Free Acceleration.	2.3	—	65

(3) On and from the date of commencement of this sub-rule, all petrol driven vehicles shall be so manufactured that they comply with the mass emission standards as specified at Annexure 'I'. The breakdown of the operating cycle used for the test shall be as specified at Annexure 'II', and the reference fuel for all such tests shall be specified in Annexure 'III' to these rules.

(4) On and from the date of commencement of this sub-rule, all diesel driven vehicles shall be so manufactured that they comply with the standards based on exhaust gas opacity as specified at Annexure 'IV' to these rules.

(5) On and from the date of commencement of this sub-rule, all diesel driven vehicles shall be so manufactured that they comply with the following levels of emissions under the Indian driving cycle:

Mass of Carbon Monoxide (CO)	Mass of Hydrocarbons (HC) maximum Grams per KWH	Mass of Nitrogen Oxides (NO) maximum Grams per KWH
14%	3.5	18

(6) Each motor vehicle manufactured on and after the dates specified in sub-rules (2), (3), (4), or (5), shall be certified by the manufacturers to be conforming to the standards specified in the said sub-sections, and further certify that the components liable to affect the emission of gaseous pollutants are so designed, constructed and assembled as to enable the vehicle, in normal use, despite the vibration to which it may be subjected, to comply with the provisions of the said sub-rule.

116. Test for smoke emission level and carbon-monoxide level for motor vehicles. — (1) Any officer not below the rank of a sub-inspector of police or an inspector of motor vehicles, who has reason to believe that a motor vehicle is, by virtue of the smoke emitted from it, or other pollutants like carbon monoxide emitted from it, is likely to cause environmental pollution, endangering the health or safety of any other user of the road or the public, may direct the driver or any person incharge of the vehicle to submit the vehicle for undergoing a test to measure the standard of black smoke or the standard of any of the other pollutants.

(2) The driver or any person incharge of the vehicle shall, upon demand by any officer referred to in sub-rule (1) submit the vehicle for testing for the purpose of measuring the standard of smoke or the levels of other pollutants or both.

(3) The measurement of standard of smoke shall be done with a smoke meter of a type approved by the State Government and the measurement of other pollutants like carbon monoxide, shall be done with instruments of a type approved by the State Government.

Speed governors

117. Speedometer. — (1) Every motor vehicle, other than an invalid carriage or a vehicle, the designed speed of which does not exceed thirty kilometres per hour, shall be fitted with an instrument (hereinafter referred to as "speedometer") so constructed and fixed in such a position as to indicate to the driver of the vehicle the speed at which the vehicle is travelling.

(2) A speedometer shall be deemed to satisfy the requirements of this rule if, upon test, it is found to be accurate within ten per cent above or below the speed specified for the vehicle by the State Government under sub-section (2) of section 112, or if no speed is so specified, then above or below a speed of sixty kilometres per hour.

118. Speed governor. — (1) On and from the commencement of this rule, such transport vehicles as may be notified by the Central Government in the Official Gazette shall be fitted by the operator of such transport vehicle with a speed governor (speed controlling device) approved by the Bureau of Indian Standards, in such a manner that the speed governor can be sealed with an official seal of the State Transport Authority or a Regional Transport Authority in such a way that it cannot be removed or tampered with without the seal being broken.

(2) The speed governor of every transport vehicle shall be so set that the vehicle is incapable of being driven at a speed in excess of the maximum pre-set speed of the vehicle, except down an incline.

Reduction of noise

119. Horns. — (1) Every motor vehicle shall be fitted with an electric horn or other device approved by the Bureau of Indian Standards and approved by the registering authority for use by the driver of the vehicle and capable of giving audible and sufficient warning of the approach or position of the vehicle.

(2) No motor vehicle shall be fitted with any multi-toned horn giving a succession of different notes

or with any other sound-producing device giving an unduly harsh, shrill, loud or alarming noise.

(3) Nothing contained in sub-rule (2) shall prevent the use on vehicles used as ambulance or for fire fighting or salvage purposes or on vehicles used by police officers or officers of Motor Vehicles Department in the course of their duties, of such sound signals as may be approved by the registering authority in whose jurisdiction such vehicles are kept.

120. Silencers. — (1) Every motor vehicle shall be fitted with a device (hereinafter referred to as a silencer) which by means of an expansion chamber or otherwise reduces as far as practicable, the noise that would otherwise be made by the escape of exhaust gases from the engine.

(2) Every motor vehicle shall be so constructed and maintained as to conform to noise standards as approved by BIS from time to time.

121. Painting of motor vehicles. — (1) No motor vehicle shall be painted in olive green colour except those belonging to Defence Department.

(2) No contract carriage other than a tourist vehicle covered by permit under sub-section (9) of section 88 shall be painted in the manner specified in sub-rule 11 of rule 128.

(3) No goods carriage other than a goods carriage covered by national permit shall be painted in the manner specified in sub-rule (1) of rule 90.

Chassis number and engine number

122. Embossment of the chassis number and engine number and date of manufacture. — (1) On and from the date of commencement of this rule, the manufacturer of every motor vehicle shall cause the chassis of every motor vehicle to bear the identification number including month and year of manufacture embossed or etched on it. The embossing or etching shall be in the following manner: —

(a) in vehicles having longitudinal numbers on rear side of the longitudinal number in a space between the front and rear axles covering an area not exceeding 250 millimetres by 30 millimetres in a row;

(b) in vehicles other than those having longitudinal numbers, on off-side near windscreen underneath the bonnet in the same manner referred to in clause (a);

(c) in the case of motor cycles, on the steering column in a space not exceeding 150 millimetres by 20 millimetres;

(d) in the case of three wheelers, below the centre of handle bar or steering wheel on permanent portion of a main structure or chassis frame;

(e) in the case of tractors and other vehicles where chassis frame or permanent structure is not involved, in the manner referred to in clause (a) underneath the driver's seat and clearly visible from the rear side of it without disturbing the driver's seat;

(f) in the case of trailer or semi-trailer having single axle, on the rear side of the longitudinal number above the centre of the axle in the manner referred to in clause (a);

(g) in the case of trailer or semi-trailer having more than one axle, above the centre of the front axle in the manner referred to in clause (a):

Provided that in no case the height of the chassis number embossed or etched shall be less than one centimetre;

(2) Every engine or power unit of a motor vehicle shall bear a clear identification number and year and month of manufacturing embossed or etched in such a manner as to be clearly visible from outside.

Safety devices

Safety devices for drivers, passengers and road users

123. **Safety devices in motor cycle.** — No motor cycle shall be constructed without provision for a permanent hand grip on the side or behind the driver's seat and a foot rest and a protective device covering not less than half of the rear wheel so as to prevent the clothes of the person sitting on the pillion from being entangled in the wheel.

124. **Safety standards of components.** — On and from the date of commencement of this rule, no manufacturer of motor vehicles shall install in a vehicle any component which does not conform to standards specified by the Bureau of Indian Standards (where such standard has been so laid down for the component) and every such manufacturer shall certify that every such part used in the motor vehicle complies with the standards relating to such component laid down by the Bureau of Indian Standards.

125. **Safety belt, collapsible steering column auto-dippers and padded dash boards.** — On and from the date of commencement of this rule, the manufacturer of every motor vehicle other than two wheelers and three wheelers, shall equip every such vehicle with —

(a) seat belt for the driver and for the person occupying the front seat,

(b) a collapsible steering column, and

(c) a padded dash board without any protruding knobs complying with the standards specified by the Bureau of Indian Standard.

126. **Prototype of every motor vehicle to be subject to test.** — On and from the date of commencement of this rule, every manufacturer of motor vehicles shall submit the prototype of the vehicle to be manufactured by him for test by the Vehicle Research and Development Establishment of the Ministry of Defence of the Government of India, or Automotive Research Association of India, Pune, or the Central Farm Machinery Testing and Training Institute, Budni (MP), and such other agencies as may be specified by the Central Government for certification by that Establishment as to the compliance of provisions of the Act and these Rules.

127. **Quality certificate by manufacturer.** — On and from the date of commencement of this rule, the sale of every motor vehicle manufactured shall be accompanied by a certificate of road worthiness issued by the manufacturer in Form 22.

Special Provisions

128. **Tourist vehicles other than motor cabs, etc.** — A tourist vehicle other than motor cab, maxi-cab, camper's van, house trailer, shall conform to the following specifications, namely: —

(1) **Principal dimensions:**

Length not exceeding 10.5 metres;

Width not exceeding 2.5 metres;

Rear overhang not exceeding 60 per cent of the wheel base;

Overall height not exceeding 3.5 metres;

Interior clear height in the gangway — not less than 1.85 metres:

Provided that the State Government or any authority authorised in this behalf by the State Government if it is satisfied that it is necessary because of the nature of any road or bridge or in the interest of public safety may prohibit or restrict the operation of a tourist vehicle in a specified route or area unless such a vehicle complies with the requirements specified by the State Government for such a route or area.

(2) **Structure.** — Structure of the tourist vehicle should be sturdy and strong structural frame work using suitable material of adequate sectional area and aerodynamical shape. For exterior paneling, aluminium sheet or good quality panelling material should be used. As regards interior panelling it should cover the entire interior roof, sides, back and bulk head portions. The body should be made completely leak proof and dust proof. The vehicle should also be rattle proof. Sound deadening should also be done for all panelling including the floor.

(3) **Passenger entrance and exit.** — Passenger entrance cum exit door shall be located as far in the front ahead of the front axle in respect of vehicles having adequate front overhang. If adequate front overhang is not there, the door may be located at the rear behind the rear axle. Where door is located behind the rear axle, minimum door opening should be 685 millimetres. The door handle should be capable of being handled from inside as also from outside. The doors may be pneumatically operated with suitable locking devices.

(4) **Emergency Doors.** — Emergency exit in the form of a door, hinged in the front, shall be provided on the off side of the tourist vehicle and shall be capable of being operated both from inside and the outside of the tourist vehicle, or where it is not practicable to have such a door, an emergency exit from the rear window screen may be provided, hinged at the top.

The emergency exit shall be prominently identified in red letters, "Emergency Exit" from the inside;

(5) **Driver entry and exit.** — A separate door with suitable sliding window shall be provided for the driver near the driver seat.

(6) **Wind screen.** — (i) Front wind screen shall be of clear view and distortion free, with safety glass and shall be of full width of the tourist vehicle. If made in two halves, the width of the

centre vertical joint, inclusive of the rubber glazing, fitment of the front windshield shall be such as to enhance the elegance of the tourist vehicle.

(ii) Rear wind screen shall be of safety glass or laminated safety glass. It shall match with the windows provided on the vehicle. Sliding curtains shall be provided on the rear wind screen.

(7) *Windows.*—Windows of tourist vehicles should have a minimum space of 14.25 millimetres and shall be of safety or laminated safety glass.

Windows shall be of double sliding type slider running smoothly in channels without rattle. All safety or laminated safety glasses used for windows should conform to standards laid down by the Bureau of Indian Standards. Windows shall be provided with sliding curtains.

(8) *Ventilation.*—Adequate arrangements shall be provided for ventilation for the passenger compartment as well as the driver compartment. All ventilators and windows shall be such that when closed they will not permit ingress of rain water or dust in the passenger or driver compartment.

(9) *Luggage.*—(i) Luggage holds shall be provided at the rear or at the sides, or both, of the tourist vehicle with sufficient space and size, and shall be rattleproof, dust proof and waterproof with safety arrangements;

(ii) The light luggage racks, on strong brackets shall be provided inside the passenger compartment running along the sides of the tourist vehicle. Except where nylon netting is used, the under side of the rack shall have padded upholstery to protect the passengers from an accidental hit. The general design and fitment of the rack shall be so designed as to avoid sharp corners and edges.

(10) *Seats and seating arrangements.*—(i) The seating capacity shall not exceed 35 passengers excluding the driver and the attendant.

(ii) Seating layout shall be two and two on either side, all seats facing forward, with a clear gangway of at least 355 millimetres width at the centre. Each passenger seat shall have a minimum area of 457 millimetres \times 457 millimetres and an arm rest on both sides and seat back of full height.

(iii) The seat frames shall be sturdy, properly finished and so mounted as to transfer the weight directly to the structural members of frame-work. The seats shall be of reclining type and adjustable.

(iv) The seats shall be so mounted as to provide at least 280 millimetres leg room from the front of the rear seat to the back of the front seat. A foot-rest at suitable location and height shall be provided for every passenger.

(11) *Painting and Finishing.*—The tourist vehicle shall be painted in a manner referred to in sub-rules (7) & (8) of rule 85.A in white colour with a blue ribbon of five centimetres width at the centre of the exterior of the body.

(12) *Lighting.*—(i) (a) Passenger compartment shall be adequately illuminated.

(b) Arrangement shall be provided to eliminate reflection of the light from the passenger compartment on the windscreen.

(c) In addition to the lights in passenger compartment, at least two night-lights with coloured domes, shall be provided in the passenger compartment.

(ii) Front and rear destination boxes, if provided, shall be illuminated.

(iii) One independently operated light fitting shall be provided for illumination of the driver's or attendant's seat area.

(iv) A light fitting shall be provided for illuminating the steps at the passenger entrance door.

(v) Each luggage hold shall have a light fitting for illumination of that hold.

(vi) Wiring in the passenger compartment shall be with low tension cable conforming to I.S.:2465, of size commensurate with the estimated current loading. The wires shall be carried in PVC sleeves or conduit or casing of adequate size. When any wire passes through a hole in a panel or sheet or metallic components, a rubber gromet of adequate size shall be provided for protection of the insulation.

(13) *Fittings and accessories.*—A tourist vehicle shall be equipped with the following, namely:—

(i) Convex rear view mirrors one on each side, universally adjustable and of adequate dimensions.

(ii) First-aid box with glazed front, with necessary medicines for first-aid.

(iii) Fire extinguisher, dry powder type located near the engine compartment.

(iv) Insulation on interior or exterior of the engine bonnet for reducing the noise and heat from the engine.

(v) Provision for locating vehicle tools securely.

(vi) Heavy duty windscreen wiper system.

(vii) Adjustable sunvisors of adequate size for the driver and for the attendant.

(viii) Electrically operated wide indicators or blinkers, stop lights and parking lights.

(ix) Dual head lamps.

(x) Suitable illumination for the registration number plate at the rear.

(xi) Horn.

(xii) Electric fans, of 8 inches sweep adjustable, at least eight in numbers, suitably spaced in the passenger compartment and controlled by switches located near the seat.

(xiii) Electric bell or buzzer located near the seat of driver or attendant and operated by at least four push button controls placed at suitable location in the passenger compartment.

(xiv) Ash trays near passenger seats of a design convenient for cleaning them at intermediate stops of the tourist vehicle.

(xv) Drinking water and Ice box.

(xvi) Rack for magazines and other reading material.

(xvii) Back pockets and numbers for each seat.

(xviii) Public address system with at least four speakers suitably located in the passenger compartment.

(xix) Document, frame, located near the seat of driver, for carrying vehicle documents, tax token, licence and permit.

(xx) Mud flaps for front and rear wheels.

129. Transportation of goods of dangerous or hazardous nature to human life. — Every owner of a goods carriage transporting any dangerous or hazardous goods shall, in addition to complying with the provisions of any law for the time being in force in relation to any category of dangerous or hazardous goods, comply with the following conditions, namely:

- (i) every such goods carriage carrying the same type of dangerous or hazardous goods (whether in bulk or in packages), shall display a distinct mark of the class label appropriate to the type of dangerous or hazardous goods specified in column 3 of the Table - I to rule 137;
- (ii) in the case of packages containing goods listed in Table III in rule 137 and which represents two hazards as given in column 2 thereof such packages shall display distinct labels to indicate both the hazards;
- (iii) every package containing dangerous or hazardous goods shall display the distinct class label appropriate to the type of dangerous or hazardous goods specified in column 3 of the Table I to rule 137.

130. Manner of display of class labels. — (1) Where a class label is required to be displayed on a vehicle, it shall be so positioned that the size of the class label is at an angle of 45 degrees to the vertical and the size of such label shall not be of less than twenty-five millimetres square which may be divided into two portions, the upper half portion being reserved for the pictorial symbol and the lower half for the text.

Provided that in the case of smaller packages a suitable size of the label may be adopted.

(2) Where the class label consists of adhesive material, it shall be water-proof and where it consists of metal or other substance on which the pictorial symbol and the text are printed, painted or affixed, they shall be affixed directly on such material and in every case, the surface of the vehicle surrounding the label shall be of a colour that contrasts vividly with the background of the class label.

(3) Every class label displayed on a vehicle shall be positioned in such a manner that it does not obscure any other markings required to be displayed under any other law.

(4) Every goods carriage carrying any dangerous or hazardous goods shall display the class label both in the front and in the rear in a conspicuous manner.

131. Consignor to supply information about dangerous or hazardous goods. — (1) Every consignor intending to transport any dangerous or hazardous goods are loaded, supply to the owner of the goods

carriage full and adequate information about such dangerous or hazardous goods so as to enable such owner and its driver to —

(a) comply with the requirements of rules 129 to 137; and

(b) be aware of the risks created by such goods to the health or safety of any person.

(2) It shall be the duty of the consignor to ensure that the information is accurate and sufficient for the purposes of complying with the provisions of the rules 129 to 137.

132. Owners of the goods carriage to specify classification of dangerous or hazardous goods. — (1) Every owner of a goods carriage transporting any dangerous or hazardous goods shall, before undertaking the transportation of such goods in his goods carriage, satisfy himself that the information given by the consignor is full and accurate in all respects and correspond to the classification of such goods specified in rule 137.

(2) The owner of the goods carriage shall ensure that the driver of such carriage is given all the relevant information in writing as in Annexure V to these rules, in relation to the dangerous or hazardous goods entrusted to him for transport and satisfy himself that such driver has sufficient understanding of the nature of such goods and the nature of the risks involved in the transport of such goods and is capable of taking appropriate action in case of an emergency.

(3) The driver of a goods carriage transporting dangerous or hazardous goods shall ensure that the information given to him in writing under sub-rule (2) is kept in the driver's cabin and is available at all time while the dangerous or hazardous goods to which it relates, are being transported.

133. Driver to take precautions. — Every driver of a goods carriage transporting any dangerous or hazardous goods shall, observe at all times all the precautions necessary, for preventing fire, explosion or escape of dangerous or hazardous goods carried by him while the goods carriage is in motion and when it is not being driven, he shall ensure that the goods carriage is parked in a place which is safe from fire, explosion and any other risk and is at all times under the control and supervision of himself or some other competent person above the age of eighteen years.

134. Emergency information panel. — (1) Every goods carriage used for transporting any dangerous or hazardous goods shall be legibly and conspicuously marked with an emergency information panel in each of the three places indicated in the Table below and such panel shall contain the following information, namely: —

- (i) the correct technical name of the dangerous or hazardous goods in letters not less than 50 millimetres high;
- (ii) the class label of the dangerous or hazardous goods of the size of not less than 250 millimetres square;
- (iii) the name and telephone number of the emergency services to be contacted in the event of fire or any other accident in letters and numerals that are not less than 50 millimetres high and the name and tele-

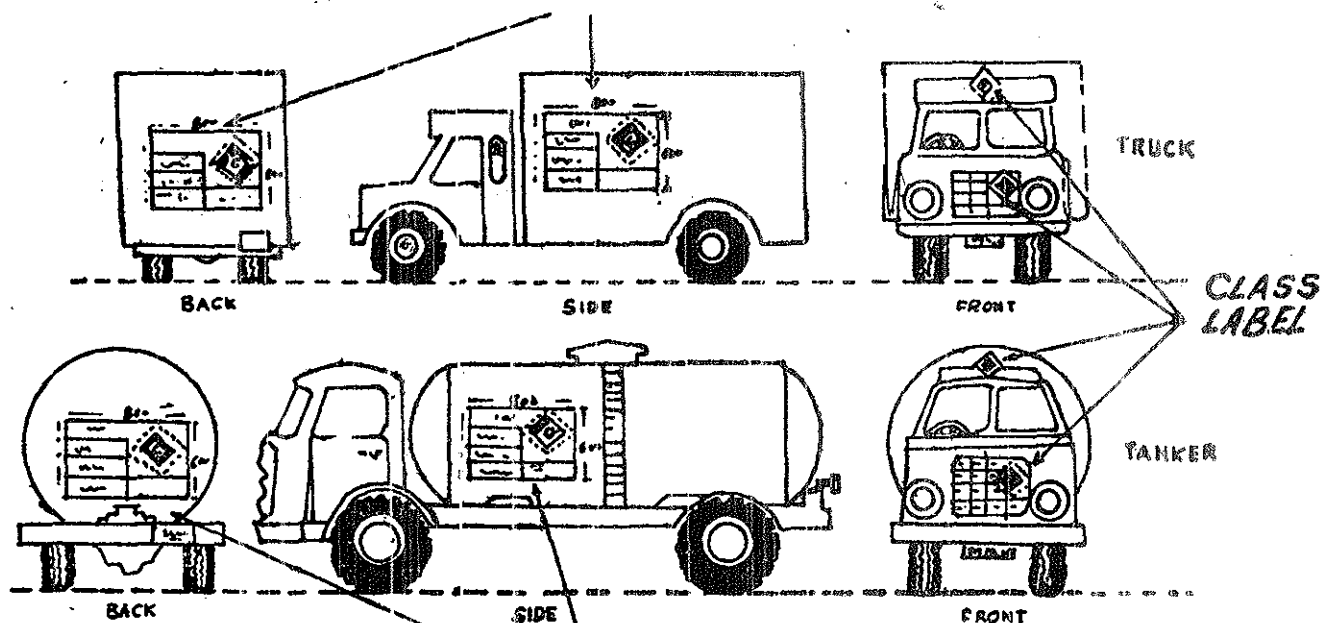
phone number of the consignor of the dangerous or hazardous goods or of some other person from whom expert information and advice can be obtained concerning the measures that should be taken in the event of an emergency involving such goods.

Places for fixing Emergency Information Panels on Vehicles & Dimensions.

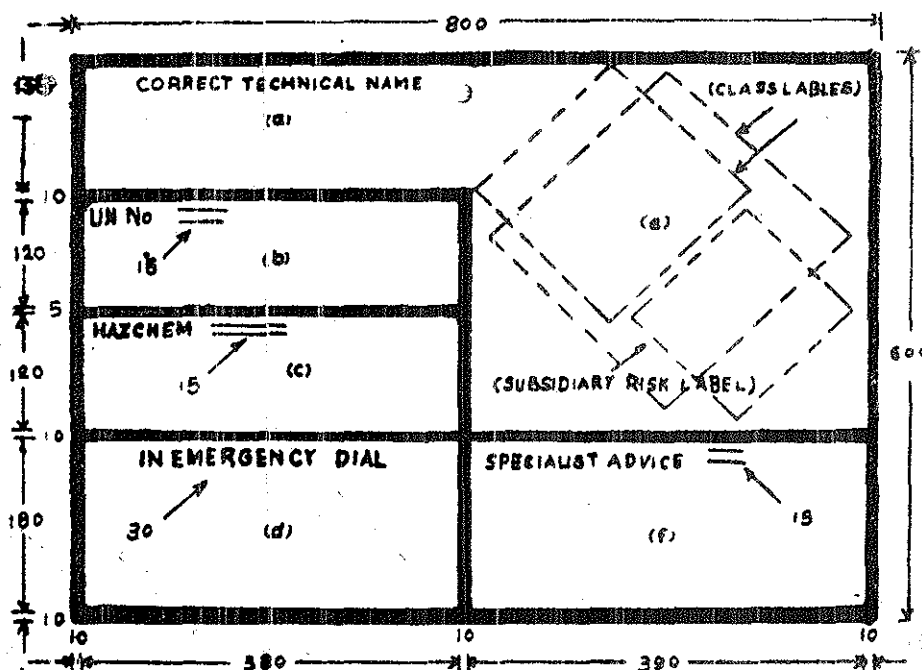
(2) Every class label and emergency information panel shall be marked on the goods carriage and shall be kept free and clean from obstructions at all times.

Places for fixing Emergency Information Panels on Vehicle & Dimensions

EMERGENCY INFORMATION PANELS



EMERGENCY INFORMATION PANELS



(All dimensions are expressed in millimetres).

135. **Driver to be instructed.** — The owner of every goods carriage transporting dangerous or hazardous goods shall ensure to the satisfaction of the consignor that the driver of the goods carriage has received adequate instructions and training to enable him to understand the nature of the goods being transported by him, the nature of the risks raising out of such goods, precautions he should take while the goods carriage is in motion or stationary and the action he has to take in case of any emergency.

136. **Driver to report to police station about accident.** — The driver of a goods carriage transporting any dangerous or hazardous goods shall, on the occurrence of any accident involving any dangerous or hazardous goods transported by his carriage, report forthwith to the nearest police station.

137. **Class labels.** — In respect of the dangerous or hazardous goods specified in column (2) of the Table below, the labels specified in the corresponding entry in column (3) shall be the class labels, namely:—

TABLE-1

Sl. No.	Classification of goods	Class label
(1)	(2)	(3)

1. Explosives

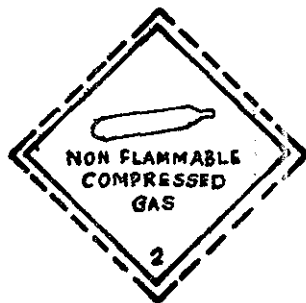


Symbol (exploding bomb): black; Background: orange

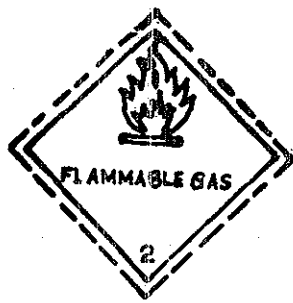
2. Gases, compressed, liquified, dissolved under pressure or deeply refrigerated.

Non-flammable Gases

Inflammable Gases



Symbol (Gas cylinder): black or white. Background: Green



Symbol (Flame): Black or white Background: Red

(1) (2) (3)

Poison (toxic) Gases



Symbol (Skull & Crossbones): Black Background: White

3. Inflammable liquids.

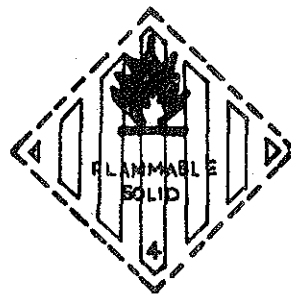


Symbol (flame): black or white Background: red

4. Inflammable solids, substances liable to spontaneous combustion; substances which, on contact with water, emit inflammable gases.

Division 4.1 Inflammable solids

Division 4.2 Substances liable to spontaneous combustion



Symbol (Flame): Black Background: white with vertical red stripes



Symbol (Flame): Black Background: upper half white, lower half red

(1)

(2)

(3)

(1)

(2)

(3)

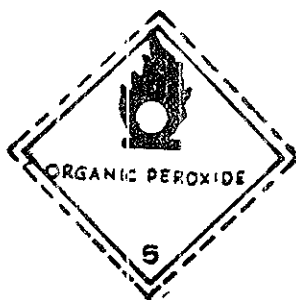


Division 4.3

Substances which in contact with water,
emit inflammable gases

Symbol (flame): black or white
Background: blue

5. Oxidising substances: organic peroxides.

Division 5.1
Oxidizing substancesDivision 5.2
Organic peroxides

Symbol (flame over circle): Black. Background: yellow

6. Poisonous (toxic) and infectious substances.

Division 6.1
Poisonous (toxic) substances

Symbol (Skull and crossbones): black.
Background: white



The bottom half of the label
should bear the inscription:

HARMFUL

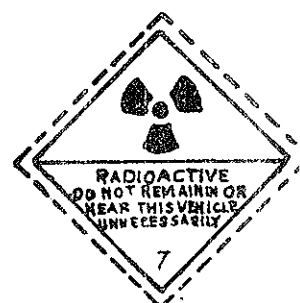
Stow away from foodstuffs
Symbol (St. Andrew's Cross
over an ear of wheat): black;
Background: white

Division 6.2
Infectious substances

The bottom half of the label should bear: Infectious Substance (Optional) and the Inscription "In case of damage or leakage immediately notify Public Health authority (optional): Symbol (three crescents superimposed on a circle) and Inscription: black, Background: white.

7. Radioactive substances.

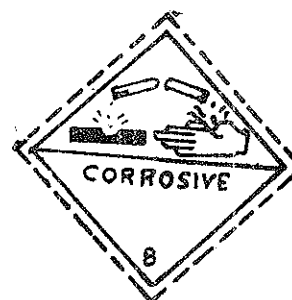
Radioactive substances



Symbol—3 segments of a circle—a number and lettering of the Class label shall be black on a white background and the parallel lines bordering the Class label shall be black and shall be 5 mm thick

8. Corrosives.

Corrosives



Symbol (liquids spilling from two glass vessels and attaching a hand and a metal): black. Background: upper half white lower half black with white border

TABLE—II
Indicative criteria

(a) Toxic chemicals:

Chemicals having the following values of acute toxicity and which, owing to their physical and chemical properties, are capable of producing major accident hazards.

LD ₅₀ (oral) * (mg/kg body weight)	LD ₅₀ (cutaneous) † (mg/kg body weight)	LC ₅₀ § (mg/l inhalation)
LD ₅₀ ≤ 5 to ≤ 200	LD ₅₀ ≤ 10 to ≤ 400	LC ₅₀ ≤ 0.1 to ≤ 2

(b) Flammable chemicals:

- (i) flammable gases: chemicals which in the gaseous state at normal pressure and mixed with air become flammable and the boiling point of which at normal pressure is 20° C or below;
- (ii) highly flammable liquids: chemicals which have a flash point lower than 21° C and the boiling point of which at normal pressure is above 20° C;
- (iii) flammable liquids: chemicals which have a flash point lower than 55° C and which remain liquids under pressure, where particular processing conditions, such as high pressure and high temperature, may create major accident hazards.

(c) Explosives:

Chemicals which may explode under the effect of flame or which are more sensitive to shocks or friction than dinitrobenzene.

* LD₅₀ oral in rats.

† LD₅₀ cutaneous in rats or rabbits.

§ LC₅₀ by inhalation (four hours) in rats.

TABLE—III
List of Hazardous & Toxic Chemicals

Chemical (Column 1)	Hazardous Classification (Column 2)
ACETALDEHYDE	T F
ACETIC ACID	C
ACETONE	F
ACETONE CYANOHYDRINE	T
2—CYANOPROPAN—2—OL)	T
ACETONITRILE	T F
ACETYL CHLORIDE	C F
ACETYLENE (ETHYNE)	F R
ACROLEIN (2—PROPENAL)	T F
ACRYLONITRILE	T F
ALDICARB	T
ALLYL ALCOHOL (2—PROPEN—1—OL)	T F
ALLYLAMINE	T F
AMINODIPHENYL,—4	T
AMITON	T
AMMONIA	T F
AMMONIUM NITRATES:	
AMMONIUM NITRATES IN FERTILIZERS?	
AMMONIUM SULFAMATE	
AMYL ACETATE	T F
ANABASINE	
ANILINE	T
ANISIDINE—p	T
ANTIMONY & COMPOUNDS	T C
ANTIMONY HYDRIDE (STIBINE)	T F
ARSENIC HYDRIDE (ARSINE)	T
ARSENIC PENTOXIDE, ARSENTIC(V) ACID & SALTS	T
ARSENIC TRIOXIDE, ARSENIOUS(III) ACIDS & SALTS	T
AZINPHOS—ETHYL	T
AZINPHOS—METHYL	T
BARIUM AZIDE	E

Chemical (Column 1)	Hazard Classification (Column 2)
BENZENE	T F
BENZIDINE	T
BENZIDINE SALTS	T
BENZOYL PEROXIDE	T E
BENZYL CHLORIDE	T
BERYLLIUM (POWDERS, COMPOUNDS)	T
BIS (2,4,6—TRINITROPHENYLAMINE)	T E
BIS (2—CHLOROETHYL, SULPHIDE)	T
BIS (CHLOROMETHYL ETHER)	T
BIS (tert—BUTYLPEROX, BUTANE, 2—2)	R
BIS (tert—BUTYLPEROXY) CYCLOHEXANE—1,1	R
BORON & COMPOUNDS	T
BROMINE	T
BROMOFORM	T
BUTADINE—1,3	F
BUTANONE—2	T F
BUTYL ALCOHOL	T R
BUTYL PEROXYACETATE—tert	R
BUTYL PEROXYISOBUTYRATE, tert	R
BUTYL PROXYISOPROPYL CARBONATE, tert	R
BUTYL PEROXYMALEATE, tert	R
BUTYL PEROXYPIVALATE, tert	R
BUTYLAMINE	C F
CADMIUM & COMPOUNDS	T
CADMIUM OXIDE (fumes)	T
CAMPHOR	F
CARBARYL (SEVIN)	T
CARBOFURAN	T
CARBON DISULPHIDE	T
CARBON MONOXIDE	T F
CARBON TETRACHLORIDE	T
CARBOPHENOTHION	T
CELLULOSE NITRATE	E F
CHLORATES (used in explosives)	E
CHLORFENVINPHOS	T
CHLORINE	T
CHLORINE OXIDE	
CHLOROACETALCHLORIDE	C
CHLOROBENZENE	T F
CHLORODIPHENYL	
CHLOROFORM	T
CHLOROFORMYL,—4, MORPHOLINE	T
CHLOROMETHYL METHYL ETHER	T
CHLOROPRENE	T F
CHLOROSULPHONIC ACID	C
CHLOROTRINITROBENZENE	T E
CHROMIUM & COMPOUNDS	
COBALT & COMPOUNDS	T
COPPER & COMPOUNDS	T
CRIMIDINE	T
CROTONALDEHYDE	T F
CUMENT	
CYANOTHIOATE	T
CYCLOHEXANE	F
CYCLOHEXANONE	T F
CYCLOHEXIMIDE	T
CYCLOPENTADIENE	T F
CYCLOTETRAMETHYLENE	E
TETTRANITRAMINE	
CYCLOTIMETHYLENE TRINITRAMINE	E
DDT	T
DEMETON	T
DI-n-PROPYL PEROXYDICARBONATE	R
DI-sec-BUTYL PEROXYDICARBONATE	R
DIALIFOS	T
DIAZODINITROPHENOL	E
DIBENZYL PEROXYDICARBONATE	R

Chemical (Column 1)	Hazard Classification (Column 2)	Chemical (Column 1)	Hazard Classification (Column 2)
DICHLOROBENZENE-o	T	HYDRAZINE NITRATE	E
DICHLOROBENZENE-p	T	HYDROGEN	F R
DICHLOROPHENOXY ACETIC ACID, -2,4 (2,4-D)	T	HYDROGEN CHLORIDE (LIQUIFIED GAS)	T
DICHLOROVOS (DDVP)	T	HYDROGEN CYANIDE	T F
DIETHYL PEROXYDICARBONATE	R	HYDROGEN FLUORIDE	T C
DIETHYLAMINE	T	HYDROGEN SELENIDE	T
DIETHYLAMINE ETHANOL	T	HYDROGEN SULPHIDE	T F
DIETHYLENE GLYCOL DINITRATE	E	IODINE	
DIHYDROPEROXYPROPANE, -2,2	R	ISOBENZAN	T
DIISOBUTYRYL PEROXIDE	R	ISODRIN	T
DIISOPROPYLAMINE	C F	ISOPROPYLAMINE	C F
DIMEFOX	T	JUGLONE (5-HYDROXYNAPHTHALE- NE-1,4- DIONE	T
DIMETHYL FORMAMIDE	T	LEAD (inorganic fumes & dusts)	
DIMETHYL PHOSPHORAMIDOCYANIDIC ACID	T	LEAD 2,4,6,-TRINITRORESORSINOXI- DE (LEAD STYPHNATE)	E
DIMETHYL SULPHATE	T	LEAD AZIDE	E
DIMETHYLAMINE		LINDANE	T
DIMETHYLANILINE	T	MALTEL ANHYDRIDE	T
DIMETHYLCARBOMYL CHLORIDE	T	MANGANESE & COMPOUNDS	
DIMETHYLNITROSAMINE	T	MERCURY ALMYL	
DINITROBENZENE	T	MERCURY FULMINATE	E
DINITROPHENOL, SALTS	T E	MERCURY METHYL	
DINITROTOLUENE	T	METHYL ACETATE	F
DINTRO-o-CRESOL		METHYL ACRYLATE	T F
DIOXANE	T F	METHYL ALCOHOL	F
DIPHACINONE	T	METHYL AMINE	C F
DISULFOTON	T	METHYL BROMIDE (BROMODETHANE)	T
EPICHLOROHIDRINE	T	METHYL CHLORIDE	T
EPN	T F	METHYL CHLOROFORM	T F
ETHION	T	METHYL CYCLOHEXENE	F
ETHYL ACETATE	F	METHYL ETHYL KETONE PEROXIDE	R
ETHYL ALCOHOL	F	METHYL ISOBUTYL KETONE PEROXIDE	R
ETHYL AMINE		METHYL ISODYANATE	T F
ETHYL BROMIDE	T	METHYL STYRENE	T F
ETHYL CHLORIDE	T	METHYLENE CHLORIDE	T
ETHYL ETHER		METHYLENEBIS, -4,4(2-CHLOROANI- LINE)	T
ETHYL MERCAPLIAN	T F	MEVINPHOS	T
ETHYL NITRATE	T E R	MOLYBOENUM & COMPOUNDS	
ETHYLENE CHLOROHYDRINE	T	MORPHOLINE	C F
ETHYLENE DIAMINE	C F	N-METHYL-N, 2, 4, 6-N-TETRANITROA- NILINE	E
ETHYLENE DIBROMIDE (1, 2- DIBROMOETHANE)	T	NAPHTHA (COALTAR)	F
ETHYLENE GLYCOL DINITRATE	T E	NAPHTYALENE	T
ETHYLENE OXIDE	T F R	NAPHTHYLAMINE,-2	T
ETHYLENEIMINE	T F	NICKEL & COMPOUNDS	T
FLUENETIL	T	NICKEL TETRACARBONYL	T F
FLUORIDE	T	NITROANILINE-p	T
FLUORO. -4, -2-HYDROXYBUTYRIC ACID & SALTS, ESTERS, AMIDES	T	NITROBENZENE	T
FLUOROACETIC ACID & SALTS ESTERS, AMIDES	T	NITROCHLOROBENZENE-p	T
FLUOROBUTYRIC ACID, -4 & SALTS, AMIDES	T	NITROETHANE	T F
FLUORODROTIC ACID, -4 & SALTS, AMIDES	T	NITROGEN DIOXIDE	T
FORMALDEHYDE	T	NITROGEN OXIDES	T
FURFURAL	T	NITROGLYCERINE	T E
GLYCONITRILE (HYDROXYACETONI- TRILE)	T	NITROFRUFANE-1	T F
GUANYL, -1, -4-NITROSAMINO-GUA- NYL-1-TETRAZENE	E	NITROFUFANE-2	T F
HEPTACHLOR		OLEUM	C
HEXACHLORODIBENZO -p- DIOXINE, - 2,3,7,8,9,	T	OO-DIETHYL S-ETHYLSULPHINYLMET- HYL PHOSPHOROTHIOATE	T
HEXAMETHYLPHOSPHORAMIDE	T	OO-DIETHYL S-ETHYLSULPHONYL- METHYL PHUSPHORUTHIOATE	T
HEXAMETHYL,-3,3,6,6,9,9,-1,2,4,5,- TETROXACLONONANE	R	OO-DIETHYL S-ETHYLTHIOMETHYL PHOSPHOROTHIOATE	T
HEXZNNITROSTILBENE,2,2,4,6,6	E	OO-DIETHYL S-IBOFROPYLTHIOME- THYL PHOSPHURODITHIOATE	T
HYDRAZINE	T F	OO-DIETHYL S-PROPYLTHIOMETHYL PHOFHORODITHIOATE	T

Chemical (Column 1)	Hazard Classification (Column 2)
OXYDISULFUTON	T
OXYGEN (LIQUID)	O
OXYGEN DIFLUORIDE	T
OZONE	
PARAOXON (DIETHYL 4-NITROPHE- NYL PHOSPHATE)	T
PARATHION	T
PARATHION METHYL	T
PENSULFOTHION	T
PENTABORANE	T F
PENTACHLOROPHENOL	T
PENTABERYTHRITOL TETRANITRATE	T E
PERACETIC ACID	C R
PERCHLOROETHYLENE	T
PERCHLOROMETHYL MERCAPTAN	
PETANONE,2,4-METHYL	T F
PHENOL	T
PHORATE	T
PHOSAOETIM	T
PHOSGENE (CARBONYL CHLORIDE)	T
PHOSPHAMIDON	T
PHOSPHINE (HYDROGEN PHOSPHIDE)	T F
PHOSPHOROUS & COMPOUNDS	T F
PHTHALIC ANHYDRINE	
PICRIC ACID (2, 4, 6—TRINITROPHENOL)	T E
PROMURIT	T
[1—(3, 4—DICHLOROPHENYL)—3 —TRIAZENETHIOCARBOXAMIDE]	
PROPANESULTONE,—1, 3	T
PROPEN—1,—2—CHLORO—1, 3—DIOL—DIACETATE	T
PROPYL ACETATE-n	F
PROPYL ALCOHOL	F
PROPYLENE DICHLORIDE	
PROPYLENE OXIDE	R
PROPYLENEIMINE	T
PYRAZOXON	T
PYRIDINE	T F
QUINONE	
SELENIUM HEXAFLUORIDE	T
SODIUM CHLORATE	E R O
SODIUM HYDROXIDE	C
SODIUM NITRATE	T D
SODIUM PICRAMATE	T E
SODIUM SELENITE	T
STYRENE, 1, 1, 2, 2,—TETRACHLORO . ETHANE	T F
SULFOTEP	T
SULPHUR DICHLORIDE	T
SULPHUR DIOXIDE	T
SULPHUR TRIOXIDE	
SULPHURIC ACID	
TELLURIUM	
TELLURIUM HEXAFLUORIDE	T
TEPP	T
TETRACHLORODIBENZO-o—DIOXIN, —2, 3, 7, 8 (TCDD)	T
TETRAETHYL LEAD	T
TETRAHYDROFURAN	T F
TETRAMETHYENEDISULPHOTETRAMINE	T
TETRAMETHYL LEAD	T
TETRANITRUMETHANE	
THALIUM & COMPOUNDS	T
THIONAZIN	T
THIONYL CHLORIDE	C
THIRAM	T
TIRPATE	T
TOLUENE	T F
TOLUENE—2—4—DITSOCYANATE	T

Chemical (Column 1)	Hazard Classification (Column 2)
TOLUIDINE-o	T
TRI,—1, (CYCLOHEXYL, STANNYL —1H—1, 2, 4—TRAZOLE)	T
TRIMINO,—1.3.5—2, 4.6—TRINITRO- BENZENE	T
TRICHLORODETHYLENE	T
TRICHLOROMETHANESULPHENIL CHLORIDE TRIETHYLAMINE	T
TRIETHYLENEMELAMINE	T
TRINITRUANILINE	T E
TRINITROANISOLE,—2, 4, 6	T E
TRINITROBENZENE	T E
TRINITROBENZOIC ACID	T E
TRINITROCRESOL	T E
TRINITROPHENETOLE, 2, 4, 5	T E
TRINITRORESORCINOL,—2, 4, 6 (STYPNIC ACID)	T E
TRINITROTOLUENE	T E
TRIORTHOCRESYL PHOSPHATE	
TURPENTINE	
URANIUM & COMPOUNDS	T
VANADIUM & COMPOUNDS	T
VINYL CHLORIDE	T F
VINYL TOLUENE	T E
WARFARIN	T
XYLENE	T F
XYLIDINE	T
ZINC & COMPOUNHS	
ZIRCONIUM & COMPOUNDS	F

C = CORROSSIVE E = EXPLOSIVE F = FLAMMABLE
O = OXIDISING R = REACTIVE T = TOXIC

CHAPTER VI
Control of Traffic

138. Signals and additional safety measures for motor cycle. — (1) The driver of motor cycle shall, make such signals and on such occasions as are specified in the regulations made under section 118.

(2) The driver of a motor cycle shall, in addition to the safety measures mentioned in sub-section (1) of section 128, comply with the requirements of rule 123.

139. Production of licence and certificate of registration. — The driver or a conductor of a motor vehicle shall produce certificates of registration, insurance, fitness and permit, the driving licence and any other relevant documents on demand by any police officer in uniform or any other officer authorized by the State Government in this behalf, and if any or all of the documents are not in his possession, he shall produce in person an extract or extracts of the documents duly attested by any police officer or by any other officer or send it to the officer who demanded the documents by registered post within 15 days from the date of demand.

CHAPTER VII

Insurance of motor vehicles against third party risks

140. Definitions. — In this Chapter, unless the context otherwise requires, —

(i) "accounting year" means the year commencing on the first day of April, and

ending with the 31st day of March of the following year;

- (ii) "approved list" means the list of foreign insurers and their guaranters maintained by the Central Government under these rules;
- (iii) "Authority" means the Central Government or a State Government or any local authority or any State Transport Undertaking, motor vehicles owned by whom have been exempted from the compulsory insurance under sub-section (2) of section 146.
- (iv) "bank" means a company which accepts, for the purpose of lending or investment, deposits of money from the public repayable on demand or otherwise, and withdrawal by cheque, draft, order or otherwise;

Explanation.—Any company which is engaged in the manufacture of goods or carries any trade and which accepts deposits of money from the public merely for the purpose of financing its business as such manufacturer or trader shall not be deemed to be a bank within the meaning of this clause;

- (v) "certificate of foreign insurance" means a certificate issued by a foreign insurer in Form 57 in compliance with these rules;
- (vi) "foreign insurer" means a person or firm carrying on the business of insurance incorporated or domiciled outside India and not registered under the Insurance Act, 1938; (4 of 1938);
- (vii) "Fund" means the fund established under rule 151;
- (viii) "Government security" means a Government security as defined in the Public Debt Act, 1944 (18 of 1944);
- (ix) "guarantor" means an insurer who has guaranteed a foreign insurer in pursuance of these rules, and "guarantee", "guaranteed" and "guaranteeing" have corresponding meanings;
- (x) "visitor" means a person bringing a motor vehicle into India and making only a temporary stay therein not extending to a continuous period of more than one year.

A. Inland Insurance

141. Certificate of insurance.—An authorised insurer shall issue to every holder of a policy of insurance, a certificate of insurance in Form 51 in respect of each such vehicle.

142. Cover notes.—(1) Every cover note issued by an authorised insurer shall be in Form 52.

(2) A cover note referred to in sub-rule (1) shall be valid for a period of sixty days from the date of its issue and the insurer shall issue a policy of insurances before the date of expiry of the cover note.

143. Issue of certificates and cover notes.—Every certificate of insurance or cover note issued by an insurer in compliance with the provisions of this

Chapter shall be duly authenticated by such person as may be authorised by the insurer.

144. Transfer of certificate of insurance.—When the ownership of a motor vehicle covered by a valid insurance certificate is transferred to another person together with the policy of insurance relating thereto the policy of insurance of such vehicle shall automatically stand transferred to that other person from the date of transfer of ownership of the vehicle and the said person shall within fourteen days of the date of transfer intimate to the authorised insurer who has insured the vehicle, the details of the registration of the vehicle, the date of transfer of the vehicle, the previous owner of the vehicle and the number and date of the insurance policy so that the authorised insurer may make the necessary changes in his record.

145. Exclusion of advertising matter.—No certificate of the insurance or cover note issued in pursuance of Chapter XI of the Act and of this Chapter shall contain any advertising matter either on the face or on the back thereof.

146. Certificates or cover notes lost, destroyed, torn, soiled, defaced or mutilated.—(1) Where the holder of a policy—

(a) lodges with an authorised insurer a declaration in which he declares that a certificate of insurance or cover note issued to him by such insurer has been lost, destroyed, torn, soiled defaced or mutilated and sets out full particulars of the circumstances connected with the loss or destruction of the certificate or cover note and the efforts made to find it; or

(b) returns to the authorised insurer the certificate of insurance or cover note issued to him by such insurer in a torn, soiled, defaced or mutilated condition; and

(c) pays to the insurer a fee of rupees twenty in respect of each such certificate or cover note, the authorised insurer shall, if satisfied that such certificate or cover note has been lost or destroyed and that all reasonable efforts have been made to find it, or that it has been destroyed or is soiled, defaced or mutilated, as the case may be, issue in lieu thereof a duplicate certificate of insurance or cover note with the word 'Duplicate' prominently endorsed to the effect.

(2) When a duplicate certificate or cover note has been issued in accordance with the provisions of sub-rule (1) on representation that a certificate or cover note has been lost, and the original certificate or cover note is afterwards found by the holder, the original certificate or cover note, as the case may be, shall be surrendered to the insurer.

147. Records to be maintained by authorised insurers.—Every authorised Insurer shall keep a record of the following particulars in respect of every policy of insurance issued by him for a period of five years, namely:—

- (i) full name and address of the person to whom the policy is issued;
- (ii) in the case of a policy relating to a specified motor vehicle, the registration mark and the number of such vehicle and in

other cases, description of the vehicle covered;

- (iii) the date on which the policy of insurance comes into force and the date of its expiry;
- (iv) the conditions subject to which the persons or classes of persons specified in the policy of insurance will be indemnified;
- (v) the number and date of issue of every certificate of insurance or cover note issued in connection with the policy of insurance;
- (vi) the date, if any, on which any duplicate certificate of insurance or cover note was issued;
- (vii) whether, after the issue of duplicate the original certificate of insurance was found and subsequently surrendered to the insurer and if so, on which date.

148. Records of exempted vehicles.—(1) In the case of a motor vehicle owned by any of the authorities specified in sub-section (2) of section 146 as also in the case of motor vehicles exempted under sub-section (3) of section 146, a certificate in Form 53 signed by a person authorised in that behalf by such authorities may be produced in evidence that the motor vehicle is not being driven in contravention of section 146.

(2) The authority referred to in sub-section (2) or exempted under sub-section (3) of section 146 shall keep a record of the motor vehicles owned by it in respect of which a policy of insurance has not been obtained and of any certificates issued by it under these provisions in respect of such vehicles, and of the names and addresses of the persons to whom such certificates have been issued and of the cancellation of any such certificates.

149. Supply of information.—Any person, Authority or authorised insurer required under the provisions of this Chapter to keep records of documents shall furnish on request without any charge any particulars thereof to the Central Government or a State Government or to any policy officer authorised in this behalf by the State Government.

150. Furnishing of copies of reports to claims tribunal.—(1) The police report referred to in sub-section (6) of Section 158 shall be in Form 54.

(2) A registering authority or a police officer who is required to furnish the required information to the person eligible to claim compensation under section 160, shall furnish the information in Form 54, within seven days from the date of receipt of the request and on payment of a fee of rupees ten.

151. Establishment of fund.—Each of the authorities referred to in sub-section (3) of Section 146 shall establish a fund for meeting any liability arising out of the use of any motor vehicle of that authority or any person in its employment may incur to third parties including liability arising under the Workmen's Compensation Act, 1923, (8 of 1923).

152. Amount of the fund.—(1) The fund shall be established with an initial amount of not less than rupees five lakhs and the said amount shall be kept in deposit with a bank or the Government.

(2) Subject to the provisions of sub-rule (3), the authority shall pay into the fund at the beginning of each accounting year in respect of its vehicles in running condition a sum of not less than rupees two hundred per vehicle.

Explanation.—In this sub-rule "Vehicles in running condition" means all the vehicles of the authority which are expected to be in operation at any time during the accounting year.

(3) When the fund exceeds rupees twenty lakhs or rupees two thousand and five hundred per vehicle for the entire fleet of vehicle, whichever is less, annual payment referred to in sub-rule (2) shall cease provided that if thereafter the amount at the credit of the fund falls below rupees twenty lakhs or rupees two thousand and five hundred per vehicle or the entire fleet of vehicle, whichever is less, such annual payment shall again be resumed:

Provided that if any authority other than the Central Government is of opinion that the amount of rupees twenty lakhs or rupees two thousand and five hundred per vehicle for the entire fleet of vehicles, whichever is less, is not adequate it may, with the previous approval of the Central Government continue the annual payment beyond rupees twenty lakhs or two thousand and five hundred per vehicle as the case may be.

153. Investment of the fund.—From the amount at the credit of the fund the authority shall keep and maintain a cash deposit of not less than rupees fifty thousand in the bank and the rest of the amount at the credit of the fund shall be invested in Government securities.

154. Securities held as a deposit in the fund.—(1) All Government securities in which the fund is invested shall be transferred to the bank by the Authority.

(2) It shall be competent for the authority at any time to exchange the Government securities for cash or for other Government securities of equal or greater market value, or both, and the bank shall carry out the instructions issued by the Authority for such exchange after charging the usual commission to the Authority. The securities so exchanged shall also be transferred to the bank.

155. Deposit procedure.—(1) As soon as the fund is established, the bank shall send to the Authority a statement specifying the assets held by it on behalf of the Authority and shall also send a copy thereof to the Central Government in the Ministry of Surface Transport or the State Government concerned, as the case may be.

(2) The statement referred to in sub-rule (1) shall be sent in the same manner and to the same authorities whenever there is a change in the assets of the authorities held by the bank.

156. Interest on deposits.—Interest realised on each deposit or the securities held in the fund shall be paid by the bank to the Authority.

157. Withdrawal.—(1) No amount shall be withdrawn from the fund except for the purpose of meeting any liability arising out of the use of any motor vehicle of the Authority which the Authority

or any person in the employment of the Authority may incur to third parties including liability arising under the Workmen's Compensation Act, 1923 (8 of 1923).

(2) The Authority shall, subject to such conditions and restrictions as it may impose in this behalf, authorise one of its officers to draw money from the fund for the purpose mentioned in sub-rule (1).

(3) A copy of the authorisation referred to in sub-rule (2) duly authenticated by a competent officer of the Authority shall be sent to the bank which shall permit withdrawal only by the officer named in such authorisation subject to the conditions and restrictions contained therein.

158. Settlement of claims.—The Authority shall comply with such directions as the Central Government or the State Government as the case may be, may from time to time issue, with respect to the procedure to be followed for settlement of claims which are to be met out of the fund.

Foreign Insurance

159. List of foreign insurers.—(1) The Central Government shall publish in the Official Gazette a list (hereinafter referred to as the approved list) of foreign insurers who have been guaranteed in accordance with the provisions of this Chapter, together with the name of the guarantor or guarantors in each case and shall also publish from time to time any addition to or removal from the approved list.

(2) No foreign insurer's name shall be added to the approved list until such foreign insurer has been guaranteed by at least one insurer and the name of the foreign insurer who ceases to have at least one guarantor shall be removed from the list.

160. Guarantor of foreign insurer.—(1) An insurer who desires to guarantee a foreign insurer shall make application therefor to the Central Government in Form 55.

(2) The Central Government may, if it is satisfied that the application referred to in sub-rule (1) is in order and that it is expedient that the foreign insurer be placed in the approved list or, where the name of the foreign insurer is already included in the approved list, that the insurer should be added to the approved list as guarantor of the foreign insurer, add the name of the foreign insurer to the approved list if it is not already included, and include the insurer as a guarantor of such foreign insurer.

(3) A guarantor desiring to cease guaranteeing a foreign insurer shall give notice of not less than two months to the Central Government in Form 56, and where such notice has been given, the guarantor shall be deemed to have ceased to guarantee the foreign insurer from the date specified in the notice:

Provided that the insurer shall be deemed, in respect of all certificates of foreign insurance endorsed or renewed in accordance with the provisions of sub-rule (2) of rule 161 before the date of such cessation, to continue as the guarantor of the foreign insurer who has issued the certificate as if the guarantor had not ceased to be his guarantor.

(4) If at any time a guarantor ceases to be an insurer, the Central Government may, after giving

such notice as may appear to it to be necessary, remove from the approved list the name of such guarantor wherever it appears:

Provided that the guarantor who ceases to be an insurer shall be deemed, in respect of all certificates of foreign insurance endorsed in pursuance of the provisions of sub-rule (2) of rule 161 before the date of removal of the name of the guarantor from the approved list, to continue as the guarantor of the foreign insurer as if the guarantor had not ceased to be an insurer and as if his name had not been removed from the list.

161. Endorsement of certificate for foreign insurance.—(1) A visitor wishing to have a certificate of foreign insurance endorsed or re-endorsed shall produce such certificate in Form 57 before the Customs Collector at a port of entry or land customs post or to such other officer as the Central Government may, by notification in the Official Gazette appoint, for the purpose of endorsement in accordance with the provisions of this Chapter or for the purpose of the renewal of any endorsement already made on the certificate in accordance with this Chapter.

(2) Such officer shall, if satisfied that the certificate of foreign insurance complies with the requirements of the provisions of this Chapter, that the period of validity of such certificate in India has not expired, that the certificate has been issued by a foreign insurer in the approved list and that the guarantor specified in the certificate is shown in the approved list as a guarantor of the foreign insurer, make an endorsement thereon in Form 58.

(3) The period of validity of an endorsement or of the renewal of an endorsement made as aforesaid shall not in any case extend beyond the date on which the certificate of foreign insurance ceases to be effective in India:

Provided that when a visitor obtains a fresh certificate of foreign insurance during the period of his stay in India, the period of validity of an endorsement made upon it added to the period of validity of an endorsement or endorsements that may have been made upon the original certificate, shall not exceed one year in all.

162. Validity of certificate of foreign insurance.—A certificate of foreign insurance carrying an endorsement in accordance with the provisions of rule 161 shall have effect as if it were a certificate of insurance issued by the guarantor specified in it and shall be deemed to comply with the requirements of Chapter XI of the Act; and the policy to which it relates shall also be deemed to have been issued by such guarantor and to comply with the requirements of Chapter XI of the Act.

163. Maintenance of records by the guarantor.—Every guarantor shall in respect of certificates of foreign insurance issued under his guarantee by the foreign insurer whom he has guaranteed and every person who has ceased to be a guarantor shall, in respect of the certificates of foreign insurance issued under his guarantee by the foreign insurer whom he had guaranteed at any time in the preceding five years, keep a record of such particulars relating to the policies in connection with which the certificates of foreign insurance were issued as are

required to be kept by insurers under the provision of rule 147 in respect of policies, and the necessary additions to those records required to make them up to date shall be made as soon as is reasonably possible in the circumstances.

CHAPTER VIII
Offences, Penalties and Procedure

164. Offences for the purpose of section 208.— The offences for the purpose of sub-section (1) of section 208 shall be —

- (a) Driving during the period of disqualifications (section 23);
- (b) Failing to stop the vehicle when it is involved in an accident (section 132);
- (c) Obtaining or applying for a driving licence without giving particulars of endorsement (section 182);
- (d) Driving dangerously (section 184);
- (e) Driving while under the influence of drinks or drugs (section 185);
- (f) Abetment of an offence under section 184 or section 185 or section 188;
- (g) Taking part in unauthorised race or trial of speed of any kind (section 189);
- (h) Altering a driving licence or using an altered licence;
- (i) Any other offence punishable with imprisonment in the commission of which a motor vehicle was used.

(B. R. CHAVAN)
Joint Secretary to the Government of India.
File No. RT-11013/8/88-TAG

FORMS
[See rule 2(b)]

FORM 1
[See rules 5, 7, 10(a) and 14(d)]

Medical certificate in respect of an applicant for obtaining a learner's licence/driving licence or renewal of a driving licence.

PART - I

Space for photograph of the size five centimetres by six centimetres.

(TO BE FILLED IN BY THE APPLICANT)

- 1. Name of the applicant
- 2. Son/wife/daughter of
- 3. Permanent address
- 4. Temporary address
- Official address (if any)
- 5. Date of birth
- 6. Identification marks: (1) (2)

Declaration as to physical fitness to be given by the applicant:

- (a) Do you suffer from epilepsy, or from sudden attacks of loss of consciousness or giddiness from any cause? Yes/No
- (b) Are you able to distinguish with each eye at a distance of 25 meters in good day light (with glasses, if worn)? Yes/No

- (c) Have you lost either hand or foot or are you suffering from any defect in movement, control or muscular power of either arm or leg? Yes/No
- (d) Can you readily distinguish the pigmentary colours, red and green? Yes/No
- (e) Do you suffer from night blindness? Yes/No
- (f) Are you so deaf as to be unable to hear (and if the application is for driving a light motor vehicle, with or without hearing aid) the ordinary sound signal? Yes/No
- (g) Do you suffer from any other disease or disability likely to cause your driving of a motor vehicle to be a source of danger to the public, if so, give details. Yes/No

I hereby declare that to the best of my knowledge and belief, the particulars given above and the declaration made herein are true.

Signature of the applicant.

Note: — An applicant who answers 'Yes' to any of the questions (a), (c) (e), (f) and (g) or 'No' to either of the questions (b) and (d) should amplify his answer, with full particulars, and may be required to give further information relating thereto.

PART - II

[To be filled in by a registered medical practitioner appointed for the purpose by the State Government or person authorised in this behalf by the State Government referred to under sub-section (3) of section 8]

- 1. Name of the Applicant:
- 2. Son/Wife/Daughter of:
- 3. Permanent address:
- 4. Temporary address:
- 5. Date of birth:
- 6. Identification Marks: (1) (2)
- 7. (a) Is the applicant to the best of your judgement subject to epilepsy, vertigo, or any mental ailment likely to affect his driving efficiency? Yes/No
- (b) Does the applicant suffer from any heart or lung disorder which might interfere with the performance of his duties as a driver? Yes/No
- (c) Is there any defect of vision? If so, has it been corrected by suitable spectacle? Yes/No
- (d) Can the applicant readily distinguish the pigmentary colours, red and green? Yes/No
- (e) Does the applicant suffer from a degree of deafness which would prevent his hearing the ordinary sound signals? Yes/No
- (f) Does the applicant suffer from night blindness? Yes/No
- (g) Has the applicant any deformity or loss of member which would interfere with the efficient performance of his duties as a driver? If so, give your reasons in detail. Yes/No
- (h) Does he show any evidence of being addicted to excessive use of alcohol, tobacco or drugs? Yes/No
- (i) Does he suffer from attacks of loss of consciousness from any cause? Yes/No
- (j) Is he able to distinguish with each eye at a distance of 25 meters in good day light a motor car number plate? Yes/No
- (k) Is he suffering from any defect in movement control or muscular power of either arm or limb? Yes/No
- (l) What is the height of the applicant? Do you consider that his height will be disadvantageous for him to have a clear vision of the road while driving? Yes/No
- (m) Is he a mentally ill person? Yes/No

(n) Does he suffer from any other disease or disability likely to cause his driving a motor vehicle a source of danger to the public? Yes/No

(o) Is he in your opinion generally fit as regards

- (i) bodily health
- (ii) eye sight,
- (iii) mental ability; and
- (iv) hearing ability?

Yes/No

(p) Blood Group of the applicant

(q) RH Factor of the applicant

I have examined the applicant. I am of the opinion, that he is not fit to hold a Driving Licence for the following reasons:—

Signature
Name and Designation of the
Medical Officer

Date:

I certify that I have personally examined the applicant I also certify that while examining the applicant I have directed special attention to the distant vision and hearing ability, the condition of the arms, legs, hands and joints of both extremities of the candidate and he is medically fit to hold a driving licence.

Signature:
Name and designation of the
Medical Officer:

Date:

(Seal)

Signature of the candidate

Note: (1) The Medical Officer shall affix his signature over the photograph in such a manner that part of his signature is upon the photograph and part on the certificate.

(2) Particulars of the Gazette where the Medical Officer's appointment is notified with reference to sub-section (3) of section 3 of the Motor Vehicles Act, 1988 and the serial number in the list where his name appears.

FORM 2
(See rule 10)

Form of Application for the grant or renewal of
Learner's Licence

To

The Licensing Authority,

Space for photograph of
the size five centime-
tres by six centimetres.

I hereby apply for a licence authorising me to drive as a learner, the following motor vehicle(s):

- (a) Motor cycle without gear
- (b) Motor cycle with gear
- (c) Invalid carriage
- (d) Light motor vehicle
- (e) Medium goods vehicle
- (f) Medium passenger motor vehicle
- (g) Heavy goods vehicle
- (h) Heavy passenger motor vehicle
- (i) Road roller

(j) Motor vehicle of the following description

Particulars to be furnished by Applicant

- 1. Full Name
- 2. Son/Wife/Daughter of
- 3. Permanent address

Proof to be enclosed

- 4. Temporary address
Official address (if any)
- 5. Date of Birth (Proof of age to be enclosed)
- 6. Educational qualification
- 7. Identification mark(s)

- 1.
- 2.

- 8. Blood Group
RH factor

- 9. I hold an effective driving licence to drive:

(a) Motor cycle/light motor vehicle/medium passenger motor vehicle/medium goods vehicle with effect from.

- 10. Particulars of any driving licence previously held by applicant. Whether it was cancelled and if so, for what reason

- 11. Particulars of any learner's licence previously held up by applicant in respect of the description of vehicle to which the applicant has applied

- 12. Have you been disqualified for holding or obtaining a driving licence or learner's licence? If so, for what reasons

- 13. I enclose 3 copies of my recent photograph (photograph to be of the size of five centimetres by six centimetres).

- 14. I enclose medical fitness certificate dated ... issued by (doctor)

- 15. I have submitted along with my earlier application for Learner's Licence/I enclose the written consent of parent/guardian (in the case of applicant being a minor)

- 16. I enclose driving certificate dated ... issued by

(Name and address of the driving school)

- 17. I have paid the fee of Rs.

- 18. I am exempted from the Medical Test under rule 6 of Central Motor Vehicles Rules, 1989.

- 19. I am exempted from the preliminary test under Rule 11(2) of Central Motor Vehicles Rules, 1989.

* Strike out whichever is inapplicable.

Date:

Signature of applicant
Duplicate signature of applicant

**Declaration under sub-section (2) of Section 7 of
the Motor Vehicles Act, 1988**

Shri/Kum.
son/daughter of
who is a minor is under my care and I accept responsibility
for his/her driving. If at a later date I decide not to accept
responsibility for his/her driving I shall intimate the licen-
sing authority in writing for the cancellation of the licence.
I give my consent for his/her obtaining learner's licence.

Signature
Name and full address of the Parent/
Guardian.
Relationship

(To be signed in the presence of the Licensing Authority
or person authorised in this behalf by the Licensing
Authority).

FOR OFFICE USE

* The applicant is exempted from the medical test under
rule 6 and the preliminary test under rule 11(2) of the
Central Motor Vehicles Rules, 1989. Learner's Licence may
be issued.

* The applicant was tested with reference to rule 11(1)
of the Central Motor Vehicles Rules, 1989. He has passed
the test. Learner's Licence may be issued.

* He has failed in the test. (Reasons should be specified).
Learner's licence may be refused.

Signature of Licensing Authority or
other person authorised in this behalf

* Strike out whichever is inapplicable.

FORM 3

[See rules 3(a), 13]

Learner's Licence

Licence No.
Date

Space for photograph of
the size five centimetres
by six centimetres.

Name to be written across
the photograph.

Specimen signature/Thumb
impression of the holder
of the licence.

Signature and seal of the
Licensing Authority.

1. Name
2. Son/wife/daughter of
3. Date of Birth
4. Blood Group and RH factor
5. Present address—Perma-
nent
- Temporary/Official (if any)
6. Marks of identification (1)
- (2)

is licensed to drive throughout India as a learner subject to
the provisions of rule 3 of the Central Motor Vehicles Rules,
1989, a motor vehicle of the following description:

The holder of the licence has passed the medical test under
rule 5 and the preliminary test referred to in rule 11(1)
of the Central Motor Vehicles Rules, 1989.

The holder of the licence is exempted from the medical
test under rule 6 and from preliminary test under rule 11(2)
of the Central Motor Vehicles Rules, 1989.

This licence is valid from to

Signature and designation of
the Licensing Authority

* Strike out whichever is inapplicable.

WARNING —

The attention of the holder of this licence is drawn to
rule 3 of Central Motor Vehicles Rules, 1989 which prohibits
him from driving any motor vehicle unless he has besides
him a person duly licensed to drive the vehicle and in every
case, the vehicle carries "L" plates both in the front and
in the rear of the vehicle.

FORM 4

(See rule 14)

Form of Application for Licence to drive a Motor Vehicle

To
The Licensing Authority,
.....

Space for photograph of
the size five centimetres
by six centimetres.

I apply for a licence to ena-
ble me to drive vehicles of the
following description:—

- (a) Motor cycle without
gear
- (b) Motor cycle with gear
- (c) Invalid carriage
- (d) Light motor vehicle
- (e) Medium goods vehicle
- (f) Medium passenger
motor vehicle
- (g) Heavy goods vehicle
- (h) Heavy passenger mo-
tor vehicle
- (i) Road roller
- (j) Motor vehicle of the
following description

Particulars to be furnished by the Applicant

1. Name
2. Son/Wife/Daughter of
3. Permanent address
- (Proof to be enclosed)
4. Temporary address / Offi-
cial address (if any)
5. Date of birth
- (Proof to be enclosed)
6. Educational qualification
7. Identification Marks: (1)
- (2)
8. Blood Group and RH
factor
9. Have you previously held
driving licence? If so, give
details.
10. Particulars and date of
every conviction which has
been ordered to be endor-
sed on any licence held by
the applicant
11. Have you been disqualified
for obtaining a licence to
drive? If so, for what
reason?
12. Have you been subjected
to a driving test as to
your fitness or ability to
drive a vehicle in respect
of which a licence to drive
is applied for? If so, give
the following details:

Date of Test Testing Authority Result of Test

- 1.
- 2.
- 3.
- 4.

13. I enclose three copies of my recent photograph of the size five centimetres into six centimetres (where laminated card is used no photographs are required).
14. I enclose the Learner's licence No. dated issued by Licensing Authority.
15. I enclose the Driving Certificate No. dated issued by
16. I have submitted along with my application for Learner's Licence the written consent of parent/guardian.
17. I have submitted along with the application for Learner's Licence/I enclose the medical fitness certificate.
18. I am exempted from the medical test under rule 6 of the Central Motor Vehicles Rules, 1989.
19. I am exempted from preliminary test under rule 11(2) of the Central Motor Vehicles Rules, 1989.
20. I have paid the fee of rupees.

I hereby declare that to the best of my knowledge and belief the particulars given above are true.

Note:—Strike out whichever is inapplicable.

Date:

Signature/Thumb impression
of applicant

Certificate of test of competence to drive

The applicant has passed the test prescribed under rule 15 of the Central Motor Vehicles Rules, 1989. The test was conducted on (here enter the registration mark and description of the vehicle) on (date).

The applicant has failed in the test.

(The details of the deficiency to be listed out)

Signature of Testing Authority.
Full name and designation.

Date:

Two specimen signatures of applicant:

Strike out whichever is inapplicable.

FORM 5

[See rules 14(e), 17(1)(b) and 27(d)]

Driving Certificate issued by Driving School or Establishments

This is to certify that Shri/Smt./Kumari son/wife/daughter of residing at was enrolled in this school on and his/her name is registered at serial number in our register in Form 14 and that he/she has undergone the course of training in driving of (mention class of vehicle) according to the syllabus prescribed for a period from to satisfactorily.

I am satisfied with his/her physical fitness and sense of responsibility.

Signature
Name and Designation
Name and address of the Driving
School with Licence number and
date of issue.

FORM 6

[See rule 16(1)]

(To be printed in Book Form of the size six centimetres into eight centimetres)

Form of Driving Licence

Name of the Licence Holder
Son/wife/daughter of

Photograph of the size
five centimetres into
six centimetres

Space for photograph
of the size five
centimetres by six
centimetres.

Name to be written
across the photograph

(Part of the seal and signature
of the Licensing Authority
to be on the photograph and
part on the driving licence).

Specimen signature/Thumb
impression of the Holder
of the licence

Signature and designation of
the Licensing Authority.

Driving Licence Number

Date of issue

Name

Son/wife/daughter of

Temporary address/ Official
address (if any)

Permanent address

Date of birth

Educational qualifications

Blood group with RH factor

The holder of this licence is licensed to drive throughout
India vehicles of the following description:—

Motor cycle without gear
Motor cycle with gear
Invalid carriage
Light motor vehicle
Medium goods vehicle
Medium passenger motor vehicle
Heavy goods vehicle
Heavy passenger motor vehicle

A motor vehicle of the following description.

The licence to drive a motor
vehicle other than trans-
port vehicle is valid
from to

The licence to drive transport
vehicle is valid from
to

Name and designation of the
Authority who conducted the
driving test.

Signature and designation
of the Licensing Authority.

Authorisation to drive transport vehicle

Number Date

Authorised to drive transport vehicle with effect from

Badge number

Name and designation of the
authority who conducted
the driving test.

Signature
Designation of the Licensing
Authority.

Space for addition of other classes of vehicles

Number Date

Also authorised to drive the following class of or description
of motor vehicles:—

Name and designation of the
authority who conducted
the driving test.

Signature and designation
of Licensing Authority.

Date:

Space for renewal of driving licence.

The licence to drive motor
vehicles other than trans-
port vehicles is hereby re-
newed.

The licences to drive trans-
port vehicles is hereby
renewed.

From to

From to

Signature of Licensing
Authority.

Signature of Licensing
Authority.

From to
Signature of Licensing
Authority.

From to
Signature of Licensing
Authority.

From to
Signature of Licensing
Authority.

Space for endorsement by Court

Date	Section and Rule	Fine or other punishment	Signature of Endorsing Authority

Space for endorsement by Licensing Authority

Date	Proceedings number and date	Disqualification period From / To	Signature of Licensing Authority

FORM 7

[See rule 16(2)]

Form of Driving Licence (Laminated Card Type)

Driving Licence No. Date of issue:

Name:

Son/Wife/Daughter of:

Address:

Date of birth:

Blood Group with RH factor:

is licensed to drive throughout India vehicle of the following descriptions:

.....
.....
.....

The licence to drive a motor vehicle other than transport vehicle is valid from to

Photograph

The licence to drive transport vehicle is valid from to

Specimen signature/thumb impression of the holder of the licence

Signature of the licensing Authority

Date of first issue of driving licence:

Class of vehicle:

Name and designation of the Authority who conducted the driving test:

Dates on which additional vehicles were included:

Class of such vehicles:

Name and designation of the Authority who conducted the driving test:

Badge Number Number and date of authorisation to drive transport vehicle:

.....
.....
.....

FORM 8

[See rule 17(1)]

Application for the addition of a new class of vehicle to a driving licence

To
The Licensing Authority,

I, Shri/Smt./Kumari hereby apply for the addition of the following class/classes of motor vehicle to the attached licence:--

- Motor cycle without gear,
- Motor cycles with gear,
- Invalid carriages,
- Light motor vehicles,
- Medium goods vehicles,
- Medium passengers motor vehicles,
- Heavy goods vehicles,
- Heavy passenger motor vehicles,
- Road rollers,
- Motor vehicle of the following description.

I enclose,

- A Medical Certificate in Form 1.
- Learner's Licence in Form 3.
- Driving Licence in Form 6/7.
- Driving certificate in Form 5 if the application is to drive a transport vehicle.
- I have paid the fee of rupees

Dated 19.....

Signature or thumb impression of the applicant

Certificate of test of competency to drive.

The applicant has passed/failed in the test specified in rule 15 of the Central Motor Vehicles Rules, 1989. The test was conducted on a (here enter description of vehicle) on date

Signature of Testing Authority

Name and designation:

FORM 9

[See rule 18(1)]

Form of application for the renewal of Driving Licence

Space for photograph of the size five centimetres by six centimetres

I, Shri/Smt./Kum. son/wife/daughter of hereby apply for the renewal of my driving licence which is attached and particulars of which are as follows:--

- Number
- Date of issue
- Licensing Authority by which the licence was issued
- Licensing Authority by which the licence was last renewed
Number and date of renewal
- Class of vehicles authorised to be driven
- Date of expiry of licence to drive
(i) transport vehicle
(ii) vehicles other than transport vehicles
My present address is

If this address is not entered on the licence I do/do not wish that it should be so entered.

If the licence is not attached, reasons why it is not available?

If the licence was not renewed within thirty days of the date of expiry, reasons for delay

The renewal of licence has not been refused by any Licensing Authority.

I have not been disqualified for holding or obtaining a driving licence. My licence has not been revoked.

I enclose a Medical Fitness Certificate Form 1.

I enclose three copies of my recent photographs (5 cms. by 6 cms).

I have paid the fee of Rs.

I hereby declare that to the best of my knowledge and belief the particulars given above are true.

Date

Signature or thumb impression
of applicant

Name

Address

FORM 10

[See rule 23(1)]

State Register of Driving Licence

1. (a) Driving licence number and date of initial issue:
- (b) Licensing Authority which issued the licence:
- (c) Name and designation of the officer who has taken driving test and the date of passing the test by the holder of the licence:
2. Name, address and other particulars of the holder of the driving licence:—
 - (a) Name of the holder (with guardian's name, if minor):
 - (b) Date of birth:
 - (c) Educational qualification:
 - (d) Permanent address:
 - (e) Temporary address/Official address (if any):
 - (f) Subsequent changes of addresses:
 - (g) Class and types of vehicles for which licence is given:
 - (h) Addition of vehicles (if any) with dates:
 - (i) Date of expiry of the licence and further renewal (with details of licensing authority which renewed the licence):
 - (j) Details of disqualifications, fine, cancellation, etc., in relation to the holder of the driving licence:

FORM 11

[See rules 24(1), 24(4) and 25]

Form of licence for the establishment of a Motor Driving School

Licence No.

Licence is hereby granted for the establishment of a school for imparting instructions in driving of motor vehicles specified below:—

- (a) Motor cycle,
- (b) Invalid Carriage,
- (c) Light motor vehicle,
- (d) Medium goods vehicle,

- (e) Medium passengers motor vehicle,
- (f) Heavy goods vehicle,
- (g) Heavy passengers motor vehicle,
- (h) Motor vehicles of the following description:

by
(Name and address of the licence holder)

at
(Premises of the school)

the school being known as the
subject to the provisions of the Motor Vehicles Act, 1988 and the Central Motor Vehicles Rules, 1989.

The licence is valid from to

Dated Licensing Authority

This licence is hereby renewed from to

Licensing Authority

FORM 12

[See rule 24(2)]

Form of application for a licence to engage in the business of imparting instructions in driving of Motor Vehicles

To

The Regional Transport Officer,
.....

The undersigned hereby applies for obtaining a licence to run the business of imparting instructions in driving of motor vehicles:

1. Full name of the applicant:
2. Son/wife/daughter of:
3. Address:
4. Place where the applicant desires to start his business:
5. Nature and extent of facilities available, including list of books, films or video cassettes on road safety, etc.:
6. Qualifications of staff engaged for imparting instructions:
7. Make and model of engines and chassis available for imparting training regarding assembly and working of such engines and chassis:
8. Details of the registration marks of the vehicles used for imparting driving instructions.:
9. I have paid the fee of rupees

Dated:

Signature of the applicant.

FORM 13

[See rules 24(2) and 25]

Form of application for renewing a licence to engage in the business of imparting instructions in the driving of motor vehicles

To

The Regional Transport Officer,
.....

The undersigned hereby applies for the renewal of a licence to run the business of imparting instructions in driving of motor vehicles.

1. Full name of the applicant:
2. Son/wife/daughter of:
3. Address:
4. Place of business:
5. Number of existing licences:
6. Date of issue:

7. Period of validity:
8. Whether the application has been made before the expiry of existing licence, if not, the reasons for delay:
9. Whether the earlier licence was suspended/cancelled for any reason, details thereof such as date of suspension, reasons for such suspension/cancellation, Date of revocation of suspension/cancellation:
10. I have paid the fee of rupees

Date: Signature of the applicant

FORM 14

[See rule 27(a) and (c)]

Register showing the enrolment of trainee(s) in the Driving School establishments

Register for the year

1. Enrolment number

FORM 15

[See rule 7(i)]

Register showing the driving hours spent by a trainee

Name of the school/establishment

2. Name of the trainee with his photograph
3. Son/Wife/Daughter of
4. Address:
- (a) Permanent address
- (b) Temporary address/ official address (if any)
5. Date of birth
6. Class of vehicle for which training imparted
7. Date of enrolment
8. Learner's licence number, and date of its expiry
9. Date of completion of the course
10. Date of passing the test of competence to drive
11. Driving licence number and date of issue and the licensing authority which issued the licence
12. Remarks
13. Signature of the Licence holder/Instructor

Name of the trainee

Enrolment Number

Date of enrolment

Date	Hours spent in actual driving		Class of vehicle	Signature of the Instructor	Signature of the trainee
	From hrs.	To hrs.			

FORM 16

[See rule 34(1)]

Form of application for grant or renewal of Trade Certificate

To
The Registering Authority,

I/We hereby apply for issue of/renewal of a Trade Certificate(s) —

1. Applicant's name
2. Son/Wife/Daughter of
3. Applicant's full address (proof to be attached)
4. Whether the applicant is a manufacturer or dealer in motor vehicles, approved repairer of vehicles, engaged in building bodies to vehicles, engaged in the business of hire purchase/ lease / hypothecation of vehicles
5. Number of Certificates required
6. Class of Motor Vehicle(s) in respect of which each Certificate(s) is required
7. Amount of fee paid
8. If the application is for renewal, indicate the Trade Certificate No., date of issue and date of expiry in respect of which renewal is applied

DECLARATION

I/We do hereby declare that the Trade Certificate(s) is/are required by me/us for bonafide Trade purpose.

Place

Date

Signature of the applicant

Strike out whichever is inapplicable.

FORM 17

[See rule 35(1)]

Form of Trade Certificate

(To be printed in diameter shape of 70 millimetres)

TRADE CERTIFICATE

1. Serial number of Certificate:
2. Full name and address of certificate holder:
3. Trade number assigned in respect of the certificate:
4. Classes of motor vehicle in respect of which the certificate is to be used:
5. Date of expiry of certificate:
6. Amount of fee paid:
7. Dated stamp of office of issue:

Station:

Date:

Registering Authority
of Region/State

Valid throughout India

SCHEDULE

Form of Folder for the Certificate

The folder shall be of metal and be weather proof. It shall be circular in shape and conform to the following dimensions: —

Circular pattern, without cross bars—certificate tray:

The certificate of standard pattern when cut along the outline of the outer of that two circles, shall fit neatly into a sheet-metal tray of suitable thickness, having a turned-up edge of sufficient depth to hold the licence and stout cover of transparent white glass.

Ring Cover: A circular ring of sheet-metal shaped to fit down closely in to the tray, and adopted for fixing by screws, bolts, or otherwise to the vehicle in the prescribed position. A rubber packing ring shall be arranged to fit between the ring cover and the cover glass and tray so as to render the whole carrier weather-proof.

Dimensions: The aperture within the ring-cover shall clearly exhibit the whole of the certificate laying within the inner circle of the certificate and shall have a diameter of 10 cm.

FORM 18

[See rule 38(1)]

Intimation of loss or destruction of a trade Certificate and application for duplicate

To

The Registering Authority,

The Trade Certificate issued to me/us bearing number and valid up to has been mutilated/soiled/lost/destroyed* in the following circumstances and is not in my possession for the reasons specified below: —

I/We surrender the *mutilated/soiled trade certificate.

I/We hereby declare that to my/our knowledge the trade certificate has not been either suspended or cancelled under the provisions of the rules and that the above certificate is not in the use of any one else. I undertake to surrender the trade certificate if it is found by me or restored to me;

I hereby deposit the fee of Rupees and apply for the issue of duplicate trade certificate.

Signature or thumb impression of the applicant

Address:.....

Dated:

* Strike out whichever is inapplicable.

FORM 19

(See rule 43)

Register to be maintained by the holder of Trade Certificate

Date	Trade Certificate number and in case of vehicle registered, the registration number of the vehicle.	Description of Motor Vehicle.	Purpose for which vehicle sent out or brought.	Driver's name Licence No. and address and whether he is the employee of the holder of Trade Certificate.	Hours of leaving the premises by the vehicle.	Hours of return to premises by the vehicle.	Mileage covered between the hours noted in columns (6) and (7)	Signature and designation of the person authorised by the holder
1	2	3	4	5	6	7	8	9

FORM 20

[See rule 47]

Form of Application for Registration of a Motor Vehicle

To

The Registering Authority,

1. Full name of person to be registered or registered owner. Son/wife/daughter of
2. Age of the person to be registered as registered owner. (Proof of age to be attached)
3. Permanent address of the person to be registered as Registered owner (Evidence to be produced).
4. Temporary address of the person to be registered as registered owner.
5. Name and Address of the Dealer or manufacturer from whom the vehicle was purchased (Sale certificate and certificate of road worthiness issued by the manufacturer to be enclosed).

6. If ex-army vehicle, or imported vehicle, enclose proof. If locally manufactured. Trailer / semi-trailer enclose the approval of design by the State Transport Authority and note the proceeding number and date of approval.

7. Class of vehicle. (If motor cycle, whether with or without gear).
8. The motor vehicle is (a) a new vehicle; (b) Ex-army vehicle; (c) Imported vehicle;
9. Type of body
10. Type of vehicle
11. Maker's name
12. Month and year of manufacture
13. Number of Cylinders
14. Horse Power
15. Cubic capacity
16. Maker's classification or if not known, wheel-base

17. Chassis number
(Affix pencil print)
18. Engine number
19. Seating capacity
(including driver)
20. Fuel used in the engine
21. Unladen weight
22. Particulars of previous registration and registered number
(if any)
23. Colour or colours of body, wings and front end

I hereby declare that the vehicle has not been registered in any State in India.

Additional particulars to be completed only in the case of transport vehicles other than motor cab.

24. Number, description and size of tyres
- (a) Front axle
- (b) Rear axle
- (c) Any other axle
- (d) Tandem axle
25. Gross vehicle weight
- (a) as certified by the manufacturer
- (b) to be registered
26. Maximum axle weight
- (a) Front axle
- (b) Rear axle
- (c) Any other axle
- (d) Tandem axle
27. (a) Overall length
- (b) Overall width
- (c) Overall height
- (d) Over hang

The above particulars are to be filled in for a rigid frame motor vehicle of two or more axles for a articulated vehicles of three or more axles, or to the extent applicable, for trailer, where a second semi-trailer or additional semi-trailer are to be registered with an articulated motor vehicle. The following particulars are to be furnished for each such semi-trailer.

28. Type of body
29. Unladen weight
30. Number, description and size of tyres on each axle
31. Maximum axle weight in respect of each axle
32. The vehicle is covered by a valid certificate of insurance under Chapter XI of the Act
33. The vehicle is exempted from Insurance. The relevant order is enclosed
34. I have paid the prescribed fee of rupees

Date

Signature of the person to be registered as Registered Owner

Note:—The motor vehicle above described is—

- (i) Subject to hire purchase agreement/leave agreement with
- (ii) Subject to hypothecation in favour of
- (iii) Not held under hire purchase agreement, or lease agreement or subject to hypothecation.

Strike out whatever is inapplicable. If the vehicle is subject to any such agreement the signature of the person with whom such agreement has been entered into is to be obtained.

Signature of the Owner.

Signature of the person with whom an agreement of Hire purchase, lease or hypothecation has been entered into.

Specimen signature of the person to be registered as registered owner:

- 1)
2)
3)

CERTIFICATE

Inspected the vehicle

Certified that the particulars contained in the application are true and that the vehicle complies with the requirements of the Motor Vehicles Act, 1988 and the Rules made thereunder.

Signature of the Inspecting Authority

Name

Designation

(For office endorsement)

Ref. number

Office of the

Dated

The bearing chassis number and engine number has been assigned the registration number and registered in the name of and the vehicle is subject to an agreement of hire purchase/lease/hypothecation

Registering authority

To

(Name and address of the financier)

By registered post or deliver under proper acknowledgement.

FORM 21

[See rule 47(a) and (d)]

Sale Certificate

(To be issued by Manufacturer/Dealer or officer of Defence Department (In case of Military auctioned vehicles) for presentation along with the application for registration of a motor vehicle).

Certified that

(Brand name of the vehicle)

has been delivered by us to

on (date)

Name of the buyer

Son/wife/daughter of

Address (Permanent)

(Temporary)

The vehicle is held under agreement of Hire Purchase/ Lease/Hypothecation with

The details of the vehicle are given below:

1. Class of vehicle
2. Makers Name
3. Chassis Number
4. Engine Number
5. Horse Power or Cubic Capacity
6. Fuel used
7. No. of Cylinders
8. Month and year of manufacture.
9. Seating capacity (including driver)
10. Unladen weight
11. Maximum axle weight and number and description of tyres (In case of Transport vehicle)
 - (a) Front axle
 - (b) Rear axle

- (c) Any other axle
(d) Tandem axle
12. Colour or colours of the body
13. Gross vehicle weight
14. Type of body

Signature of Manufacturer/Dealer
or Officer of Defence Department.

Strike out whichever is inapplicable.

FORM 22

[See rules 47(g) and 127]

Initial Certificate of road worthiness (To be issued by the Manufacturer)

Certified that
(Brand name of the vehicle)

bearing chassis number and engine number
..... complies with the provisions of the Motor Vehicles Act, 1988 and the rules made thereunder.

Signature of Manufacturer.

FORM 23

(See rule 48)

Form of Certificate of Registration

Registered number

Brief description of vehicle,
(e. g. Fiat/Ambassador/Maruti Car, Tata Goods Vehicle, Ashok Leyland Goods Vehicle, Trailer, Motor Cycle with /without gear, Motor Cycle with side car etc.)

Name of registered owner
Son/wife/daughter of
Full address (Permanent)
Full address (Temporary)

Date: Signature of Registering Authority

Detailed Description

1. Class of vehicle
The motor vehicle is—
(a) A new vehicle
(b) Ex-army vehicle
(c) Imported vehicle
(d) Migration from other States

2. Maker's name
3. Type of body
4. Month and year of manufacture
5. Number of cylinders
6. Chassis number
7. Engine number
8. Fuel used in the engine
9. Horse power (B. H. P.)
10. Cubic capacity
11. Maker's classification
12. Wheel-base
13. Seating capacity (including driver)
14. Unladen weight
15. Colour or colours of body, wings and front end.

Additional particulars in the case of all transport vehicles other than motor cabs

16. Gross vehicle weight
(a) as certified by the manufacturer Kgms.
(b) as registered Kgms.
17. Number, description and size of tyre—
(a) front axle
(b) rear axle
(c) any other axle
(d) tandem axle
18. Registered axle weight
(a) Front axle (Kgms.)
(b) Rear axle (Kgms.)
(c) Any other axle (Kgms.)
(d) Tandem axle (Kgms.)

Additional particulars of alternative or additional trailer or semi-trailers registered with an articulated vehicle—

19. Type of body
20. Unladen weight
21. Number, description and size of tyres on (each) axle
22. Registered axle weight (in respect of each axle) (Kgms.)

Specimen signature of the registered owner, pasted and attached by the Registering Authority

This certificate is valid from to

Date 19... Signature of registering authority

Note:— The motor vehicle above described is—

- (i) subject to hire-purchase agreement with
(ii) subject to lease agreement with
(iii) subject to a hypothecation in favour of
(iv) is not held under hire purchase agreement/lease agreement/subject to hypothecation

Date 19... Signature of registering authority.

This certificate is hereby renewed from to the day of 19...
the day of 19...
the day of 19...
the day of 19...

Date 19... Signature of registering authority.

- Note: (i) This shall be in the form of a book having sufficient space for recording transfer of ownership, change of address, hire purchase endorsement, cancellation of hire purchase entries, alteration, suspension and cancellation of registration etc.
(ii) Strike out whichever is inapplicable.
(iii) Wherever transfer of ownership is recorded, specimen signature of the registered owner shall be pasted and attested by the Registering Authority.

FORM 24
(See rule 49)
Register of Motor Vehicle

Particulars	Details	Particulars of the registered owner/ /transfer of owner- ship/change of address	Particulars of agreement of hire purchase, lease and hypothecation	Entries of exemption granted, NOC issued/suspension/cancellation/ duplicate issued fresh certificate issued in the name of the financier, alteration, removal of vehicle to other State etc.	Remarks	
1	2	3	4	5	6	
1. Registration No.		Name ... Son/wife/daughter of ... Present address ...	Specimen signature pasted and attested by the regis- tering authority with official seal affixed	Endorsement of such agree- ment with full name and address of the Financier, attested by Registering Authority	Cancellation of such agreement attested by Registering Authority	
2. Date of registration.						
3. Name of the owner son/wife/ /daughter of ...						
4. Full address (Permanent), (Temporary).						
5. Particulars of previous registra- tion number viz. —						
(a) the name of the registering authority.						
(b) Registration number assign- ed.						
(c) Date of expiry of registra- tion.						
(d) Whether held under HP/ /lease/hypothecation.						
(e) If so, particulars of finan- cier, etc.						
6. The motor vehicle is —						
(a) a new motor vehicle.						
(b) Ex-army vehicle.						
(c) Imported vehicle.						
7. Class of vehicle, of motor cycle whether with gear or without gear.						
8. Makers name.						
9. Type of body.						
10. Month and year of manufacture.						
11. No. of cylinders.						
12. Chassis No. — Affix pencil point and to be attested by the Regis- tering Authority.						
13. Engine No.						
14. Fuel used in engine.						
15. Horse power.						
16. Cubic capacity.						
17. Makers classification.						
18. Wheel base.						
19. Seating capacity including driver.						
20. Colour or colours of body, wings front end.						
21. Unladen weight.						
22. Gross vehicle weight —						
(i) as certified by manufac- turer ...						
(ii) as registered ...						
23. Additional particulars in case of transport vehicle other than motor cabs —						
1. No., description and size of tyres:						

	1	2	3	4	5	6	7	8
Front axle ...								
Rear axle ...								
Any other axle ...								
Tandem axle ...								
2. Registered axle weight:								
Front axle ... Kg.								
Rear axle ... Kg.								
Any other axle ... Kg.								
Tandem axle ... Kg.								
24. Additional particulars of alternatives or additional trailer or semi-trailers registered with an articulated vehicle —								
1. Type of body.								
2. Unladen weight.								
3. No. and description and size of tyres on each axle.								
4. Registered axle weight in respect of each vehicle.								
25. Insurance Certificate/Cover note No. ... dated ... valid from ... to ... issued by (name and address of the Insurance Co.).								
26. Rate of motor vehicle tax.								
27. Validity of registration from ... to ... renewal from ... to ...								
28. Name and designation of the Inspecting Officer who certified the vehicle as fit for registration.								
29. Name and designation and signature of the Registering Authority.								

FORM 25

[See rule 52(1)]

Form of application for renewal of Certificate of Registration of a motor vehicle, other than a transport vehicle

To

The Registering Authority,

I, hereby apply for the renewal of the certificate of registration which is attached, the particulars of which are as follows: —

- (a) Registered number
 (b) Date of issue
 (c) Date of expiry
 (d) Registering authority by which the certificate was issued/last renewed

My present address is
 If this address is not entered in the certificate of registration, I do/do not wish that it should be so entered. The renewal of the certificate has not been refused by any registering authority.

I hereby declare that the certificate of registration has not been cancelled or suspended by any registering authority.

1. Class of vehicle
 2. The motor vehicle was registered as:
 (a) a new vehicle
 (b) Ex-army vehicle
 (c) Imported vehicle
 3. Type of body
 4. Maker's name
 5. Month and year of manufacture
 6. Number of Cylinders

7. Cubic capacity/Horse power
 8. Maker's classification
 9. Chassis number — Affix pencil print
 10. Engine number
 11. Seating capacity (including driver)
 12. Unladen weight
 13. Fuel used

I enclose the certificate of insurance for perusal and return.
 I have paid the fee of rupees

Dated Signature of the applicant.

Note: The motor vehicle above described, is not subject to an agreement of hire purchase, lease or hypothecation.

The vehicle is.

- * (i) Subject to hire purchase agreement/lease agreement with
 * (ii) Subject to hypothecation in favour of

* Strike out whichever is inapplicable.

Signature of the registered owner

Specimen signature of Registered Owner:

1.
2.
3.

CERTIFICATE

Inspected the vehicle — verified the chassis number and engine number.

Certified that the particulars contained in the application and the corresponding particulars declared in the certificate of registration of the vehicle are true and that the vehicle

complies with the requirement of the Motor Vehicles Act, 1988 and rules made thereunder.

Signature of the Inspecting Authority
Name
Designation

FORM 26
(See rule 53)

Intimation of loss or destruction etc. of the Certificate of Registration and application for the issue of duplicate

Certificate of Registration

(To be made in duplicate if the vehicle is held under an agreement of hire-purchase/hypothecation/lease and the duplicate copy with the endorsement of the Registering Authority to be returned to the Financier simultaneously on the issue of duplicate).

The Registering Authority,

Sir,

The Certificate of Registration of my/our Motor Vehicle, the Registration Mark of which is has been lost/destroyed/completely written off/soiled/torn/mutilated in the following circumstances

I/We hereby declare that to the best of my/our knowledge the registration of the vehicle has not been suspended or cancelled under the provisions of the Act or rules made thereunder and the circumstances explained above are true.

I/We do hereby apply for the issue of a duplicate certificate of Registration.

The written off/soiled/torn/mutilated Certificate of registration is enclosed.

The vehicle is not held under any agreement of hire purchase/lease/hypothecation.

I/We have reported the loss to the Police Station on (date).

Date

Signature/thumb impression of
applicant along with full address

Strike out whichever is inapplicable.

The vehicle is held under hire purchase/lease/hypothecation agreement with and the "No Objection Certificate" obtained from the financier is enclosed.

(Where "No Objection Certificate" is not enclosed, applicant shall make a declaration as required under sub-section (8) of section 51).

Signature of the owner

Name

Full Address

Specimen signature of the Owner;

- 1)
2)

Note: 1) Full particulars of the circumstances shall be furnished in the case of loss or destruction of the Registration Certificate.

2) Strike out whichever is inapplicable.

OFFICE ENDORSEMENT

Number dated Office of the

A duplicate certificate of registration as requested above is issued with the note of agreement of hire-purchase/lease/hypothecation on and is noted in the original registration records in Form 24.

Signature of the registering
Authority

To

(Name and address of the financier).

By registered post or delivered under proper acknowledgment.

FORM 27
(See rule 54)

Application for assignment of new registration mark on removal of a motor vehicle to another State

(To be made in duplicate if the vehicle is held under an agreement of hire-purchase/lease/hypothecation and the duplicate copy with the endorsement of the Registering Authority to be returned to the financier simultaneously, on the assignment of a new registration mark).

To

The Registering Authority,

I/We

son/wife/daughter of being the registered owner of Motor Vehicle No. bearing chassis No. engine No. type of vehicle registered in the State of hereby declare that I/We have, since the day of kept the said Motor Vehicle in this State and hereby apply for the assignment of a New Registration Mark to the said motor vehicle.

I/We, hereby declare that the registration is valid up to and it has not been suspended or cancelled under the provisions of this Act.

I/We enclose the certificate of Registration and the Certificate of fitness (*) of this Motor vehicle.

I/We enclose a 'No Objection Certificate' from the Registering Authority.

If the 'No Objection Certificate' from the Registering Authority is not enclosed the applicant should file along with this application a declaration as required under the first proviso to sub-section (1) of section 47.

* The vehicle is not subject to an agreement of hire-purchase/lease/hypothecation.

* The vehicle is subject to an agreement of hire-purchase/lease/hypothecation with and I/We enclose the NOC received from financier.

If 'No Objection Certificate' from the financier is not enclosed, the applicant should file along with this application a declaration as required under sub-section (8) of section 51.

Date Signature or Thumb impression
of the Applicant

* Strike out whichever is inapplicable.

OFFICE ENDORSEMENT

Number date Office of the

The vehicle No. on removal to this State has been assigned a new registration mark (here enter

..... and (date).
the registration mark)

Registering Authority.

To

The Name and address of the Financier.

By Registered post or delivered under proper acknowledgment.

FORM 28

[See rules 54, 58(1), (3) and (4)]

Form of application for 'No Objection Certificate' and grant of certificate

(To be made in triplicate, the duplicate copy and the triplicate copy with the endorsement of the registering authority to be returned to the owner of the vehicle and the registering authority in whose jurisdiction the vehicle is to be removed, respectively).

PART - I

To

The Registering Authority,

I/We intend to transfer the vehicle to the jurisdiction of the Registering Authority

I/We intend to sell the vehicle to Shri/Smt./Kumari who resides in the jurisdiction of the Registering Authority of the State of I/We therefore request for the issue of a no objection certificate for my/our vehicle the particulars of which are furnished below:—

1. Name and address:
2. Son/wife/daughter of:
3. Registration number of the vehicle:
4. Class of vehicle:
5. Registering Authority which originally registered the vehicle:
6. Engine number:
7. Chassis number-Affix pencil print:
8. Period of stay in the State:
9. Period up to which motor vehicle tax has been paid:
10. Whether any demand for tax is pending, if so, give details:
11. Whether the vehicle is involved in any theft cases, if so give details:
12. Whether any action under section 53, 54 or 55 of the Motor Vehicles Act, 1988 is pending before any Registering Authority or other prescribed authority, if so, give details:
13. Whether the vehicle is involved in any case of transport of prohibited goods, if so, give details:

I/We solemnly declare that the above statement is true.

Date:

Signature of the owner
of the vehicle.

Office Endorsement

PART - II

(Grant/refusal of 'No Objection Certificate' under sub-section 3 of section 48 of M. V. Act, 1988)

- * (i) No Objection Certificate in respect of the vehicle, the detailed particulars whereof recorded overleaf is hereby granted under section 48(3) of M. V. Act, 1988.
- * (ii) No Objection Certificate in respect of the motor vehicle, the detailed particulars whereof recorded overleaf is hereby refused under section 48(3) of M. V. Act, 1988 for the reasons recorded as under:—

Date:

Signature with seal of Registering
Authority

Address

To

..... (Registered owner)

Copy to the registering authority

(By registered post or delivered under proper acknowledgement)

* Strike out whichever is inapplicable.

PART - III

Office Endorsement

No. date Office of the

Acknowledgement for the receipt of application for
'No Objection Certificate'

The application dated from (name and address) for the grant of a 'No Objection Certificate' in respect of vehicle number has been received on and is under consideration.

Date:

Signature of Registering
Authority or the person authorised by him

Office Seal

To

(Registered Owner)

By registered post or delivered
under proper acknowledgement.

FORM 29

[See rule 55(1)]

Form of notice of transfer of ownership of a motor vehicle

(To be made in duplicate and the duplicate copy with the endorsement of the registering authority to be returned to the transferor immediately on making entries of transfer of ownership)

To

The Registering Authority,

..... (in whose jurisdiction the transferee resides)

I/We resident at have on the day of the year sold and delivered my/our vehicle No. make Chassis No. Engine no. to Shri/Smt. (name) Son/wife/daughter of residing at (House No. Street Village/Town Dist. and State)

The registration certificate and Insurance Certificate have been handed over to him/her/them.

Date:

Signature of the Registered Owner
(Transferor)

..... (Transferee)

Copy to the Registering authority in whose jurisdiction the transferor reside.

Note:

To be sent to the Registering Authority by Regd. Post Acknowledgement due.

Office endorsement

No. Dated Office of the

The ownership of the vehicle has been transferred to the name of with effect from (date)

Registering Authority
(Office seal)

To
.....
(The transferor)
By registered post or delivered under proper acknowledgement.
Strike out whichever is inapplicable.

FORM 30
[See rule 55(2) and (3)]

Report of transfer of ownership of a Motor Vehicle
PART - I
For the use of the transferor

(To be made in duplicate if the vehicle is held under an agreement of hire purchase/lease/hypothecation and the duplicate copy with the endorsement of the registering authority to be returned to the financier simultaneously on making the entry of transfer of ownership in the certificate of registration).

To
The Registering Authority,
.....
Name of the Transferor
Son/wife/daughter of
Full address

I, hereby, declare that I/We have on this day of the year sold my/our motor vehicle bearing registration mark to Shri/Smt. Son/wife/daughter of residing at (full address) and handed over the certificate of registration and the certificate of insurance to him/her/them.

I/We hereby declare that to the best of my/our knowledge the certificate of registration of the vehicle has been/has not been suspended* or cancelled.

** I enclose the 'No Objection Certificate' issued by the Registering Authority.

** If the 'No Objection Certificate' from the registering authority is not enclosed, the transferor should file along with this application a declaration as required under sub-section (1) of section 50.

Date: Signature of the Transferor
* Details of suspension or cancellation.
** Strike out, whichever is inapplicable.

PART - II

For the use of the transferee
To
The Registering Authority,
.....

Name of the Transferee:
Son/wife/daughter of:
Full address:
(Proof of address to be enclosed)

I, hereby, declare that I/We have on this day of the year purchased the motor vehicle bearing registration number from (name and full address) and request that necessary entries regarding the transfer of ownership of the vehicle in my/our name may be recorded in the certificate of registration/certificate of fitness of the vehicle, which is enclosed.

The certificate of insurance is also enclosed.
Signature of the transferee
Specimen signature of the transferee

(1)
(2)

Consent of the Financier in the case of motor vehicle subject to an agreement of hire-purchase/lease/hypothecation.
I/We being a party to an agreement of hire-purchase/lease/hypothecation in respect of motor vehicle give consent to the transfer of ownership of the said vehicle to Shri/Smt./Kumari with whom I/We have entered into an agreement of hire-purchase/lease/hypothecation.
Date Signature of the financier.

Office endorsement
No. Dated Office of the
The transfer of ownership of vehicle has been recorded with effect from on the registration certificate of the vehicle and in the registration record of this office.

To Registering Authority
(Name and address of the Financier)
By registered post or delivered under proper acknowledgement.

FORM 31
[See rule 56(2)]

Application and intimation of transfer of ownership in the name of the person succeeding to the possession of the vehicle

(To be made in duplicate if the vehicle is held under an agreement of hire-purchase/lease/hypothecation and the duplicate copy with the endorsement of the registering authority to be returned to the financier simultaneously on making the entry of transfer of ownership in the certificate of registration).

To
The Registering Authority,
.....

1. Vehicle Registration No.:
Make and Model:
Chassis No.:
Engine No.:
Type of vehicle:
2. Name of the deceased registered owner:
3. Name of the person succeeding to the possession of the vehicle:
Son/wife/daughter of:
Full postal address (Proof of address to be enclosed):
4. Relationship with the deceased registered owner:
5. Proof of his succession:

Certificate of registration is enclosed herewith. Kindly transfer the ownership of the vehicle in my name.
Date Signature of the applicant.

Consent in the case of motor vehicle which is held under an agreement of hire-purchase/lease/hypothecation
I/We being a party to an agreement of hire-purchase/lease/hypothecation in respect of the motor vehicle specified above, consent to the transfer of ownership of the said motor vehicle in the name of the applicant named above, with whom I/We have entered into an agreement of hire purchase/lease/hypothecation.
Date Signature of the financier.

OFFICE ENDORSEMENT
Number dated
Office of the
The transfer of ownership of the vehicle has been recorded

with effect from in the certificate of registration of the vehicle and the registration record of this office.

Registering Authority

To

.....
(Name and address of the financier).

By registered post, or delivered under proper acknowledgement.

Strike out whichever is inapplicable.

FORM 32

[See rule 57(1)]

Application for transfer of ownership in case of a motor vehicle purchased or acquired in Public Auction

To

The Registering Authority,
.....

I/We,
son/wife/daughter of
(Full address along with proof)
have purchased or acquired the vehicle No.
bearing chassis No. Engine No.
Make Model Type of
vehicle in public auction conducted by or on behalf of the Government.

I/We enclose the documents required to be submitted by me/us under sub-rule (1) of Rule 57.

The ownership of the motor vehicle may kindly be transferred to my/our name.

Date Signature of the applicant.

FORM 33

(See Rule 59)

Intimation of change of address recorded in the Certificate of Registration

(To be made in duplicate if the vehicle is held under agreement of hire-purchase/lease/hypothecation and the duplicate copy with the endorsement of the registering authority to be returned to the financier simultaneously on making the entry of change of address in the Certificate of registration).

To

The Registering Authority,
.....

I/We
son/wife/daughter of
(full address)
registered owner of motor vehicle number
have ceased to reside or have the place of business at the address recorded in the Certificate of Registration with effect from The present address is given below (evidences to be enclosed).

* The vehicle is not held under any agreement of hire purchase, lease or hypothecation.

* The vehicle is held under an agreement of hire purchase/lease/hypothecation with
(Name & full address to be given)

The Certificate of Registration is enclosed.

I/We request that the change of address may be recorded in the Certificate of Registration.

Signature or thumb impression of the registered owner of the vehicle

* Strike off whichever is inapplicable.

OFFICE ENDORSEMENT

Number dated

Office of the

The above change of address has been entered in the certificate of registration.

Signature of the Registering Authority

To

.....
(Name and address of the financier)

By registered post or delivered under proper acknowledgement.

FORM 34

(See rule 60)

Application for making an entry of an Agreement of hire Purchase/lease/hypothecation subsequent to registration

(To be made in duplicate and the duplicate copy with the endorsement of the registering authority to be returned to the financier simultaneously on making the entry in the certificate of registration)

To

The Registering Authority,
.....

The motor vehicle bearing registration number is the subject of an agreement of hire-purchase/lease/hypothecation between the registered owner/person to be registered as owner* and
(fill the name and full address of the financier)

We request that an entry of the agreement be made in the Certificate of registration and the relevant records in your office.

The Certificate of registration together with the fee is enclosed.

Signature of Registered Owner.

Dated: Signature of the Financier.

* Strike out whichever is inapplicable.

Office Endorsement

Number Dated Office of the

The entry of the agreement of hire purchase/lease/hypothecation as requested above is recorded in this office Registration Record in Form 24 and Certificate of Registration on

Dated: Signature of the Registering Authority.

To

.....
(Name & address of the Financier)

By registered post, or delivered under proper acknowledgement.

FORM 35

[See Rule 61(1)]

Notice of Termination of an Agreement of Hire Purchase/Lease/Hypothecation

(To be made in duplicate and the duplicate copy with the endorsement of the registering authority to be returned to the financier simultaneously on making the entry in the Certificate of registration)

To

The Registering Authority,
.....

We hereby declare that the agreement of hire-purchase/lease/hypothecation entered into between us has been terminated. We, therefore, request that the note endorsed in the Certificate of Registration of Vehicle No. in respect of the said Agreement between us, be cancelled.

The Certificate of Registration together with the fee is enclosed.

Date: Signature of the Registered Owner.

Date: Signature of the Financier.

Strike out whichever is inapplicable.

Office Endorsement

Number Dated Office of the

The cancellation of the entry of an agreement as requested above is recorded in this office registration record in Form 24 and Registration Certificate on

(date)

Date:

Signature of the Registering Authority.

To

(Name & address of the Financier)

By registered post, or delivered under proper acknowledgment.

FORM 36

[See rule 61(2)]

Application for issue of a fresh Certificate of Registration in the name of the Financier

To The Registering Authority,

I/We (Financier) have taken possession of motor vehicle No. Make Model owing to the default of the Registered owner (Name)

(Full address)

under the provisions of the agreement of hire-purchase/lease/hypothecation.

*(1) The Certificate of Registration of the said vehicle is surrendered herewith.

*(2) The registered owner has refused to deliver the Certificate of Registration to me/us.

*(3) The registered owner is absconding.

I/We request you to cancel the certificate and issue a fresh certificate of registration in my/our name.

I/We enclose a fee of Rs.

Date Signature of the Financier.
Specimen signature of the Financier:

1.
2.

Copy to the original registering authority.

* Strike out whichever is inapplicable.

FORM 37

[See rule 61(3)]

Notice to the registered owner of the motor vehicle for the purpose of issue of fresh registration Certificate in favour of the Financier

Registering Authority

Number Dated

Shri/Smt./Kumari (Regd. owner)

is/are hereby informed that (financier) has/have reported that he/they have taken possession of the motor vehicle bearing registration number covered by an agreement of hire-purchase/lease/hypothecation, owing to your default under the provisions of the said agreement and that

*(1) you have refused to deliver the certificate of registration to him/her/them.

*(2) you have absconded.

2. He/She/They have requested to cancel the certificate of registration and issue a fresh certificate of registration in his/her/their name.

3. You are, therefore, directed to surrender the certificate of registration of the said vehicle and to send your representation, if any, to this office within fifteen days from the date of receipt of this notice by you, failing which it will be presumed that you have no representation to make.

Sig.: Registering Authority

To

The Registered Owner,

(By Registered Post/A.D.)

Copy to the Financier.

Copy to the original Registering Authority.

* Strike out whichever is inapplicable.

FORM 38

[See rule 62(1)]

Certificate of fitness (applicable in the case of transport vehicles only)

Vehicle No. is certified as complying with the provisions of the Motor Vehicles Act, 1988, and the rules made thereunder. The certificate will expire on

Date 19....

Signature and designation of Inspecting Authority.

OR

holder of the letter of authority of the authorised testing station.

The certificate of fitness is hereby renewed —

From to 19...

From to 19...

From to 19...

Signature of Inspecting Authority

OR

Signature of the holder of the letter of authority of the authorised testing station.

FORM 39

[See rule 63(1) and (5)]

Form of Letter of Authority issued to an authorised testing station.

Letter of authority No. Dated:

The letter of authority is hereby granted to

(Name and full address)

for the establishment of a testing station under sub-section (2) of section 56 of the Act at the premises

(Address of the premises in full)

for the purpose of issue and renewal of certificate of fitness to transport vehicles, subject to the provisions of the Motor Vehicles Act, 1988 and the Central Motor Vehicles Rules, 1989 made thereunder.

This letter of Authority is valid from to

Date

Registering Authority.

This letter of authority is renewed from to

Date

Registering Authority:

FORM 40

[See rule 63(2)]

Application Form for grant or renewal of Letter of Authority

To

The Registering Authority,

I/We

address

hereby submit the following information, namely:—

1. Name of the applicant:
2. Son/wife/daughter of:
3. Address
(Proof to be enclosed):
4. Qualification of the applicant:
5. Experience in automobile workshop:
6. Whether involved /connected directly or indirectly in transport business:
7. Machinery and equipment:
8. Staff engaged in different cadres:
 - (i) Manager
 - (ii) Foreman
 - (iii) Mechanic
 - (iv) Helpers
 - (v) Other administrative staff:
9. Particulars of a person as required under clause (a) of sub-rule (3) of rule 63 of Central Motor Vehicles Rules, 1989:—
 - (a) Name:
 - (b) Age:
 - (c) Qualification in Automobile Engineering:
 - (d) Actual experience in Automobile Workshop:
 - (e) Name of firm with full address:
 - (f) Driving experience of various types of Transport vehicles:
 - (i) Driving licence number:
 - (ii) Issued by
 - (iii) Date of Issue:
 - (iv) Type of vehicle:
 - (v) Period of validity of driving licence:
 - (vi) Endorsement on driving licence, if any:
10. Proof of land owned by or hired by the applicant:
11. Whether garage is equipped with following facilities:—
 - (i) Water supply:
 - (ii) Electricity:
 - (iii) Toilet:
 - (iv) Rest Room:
12. Sources of Finance:
13. If application is for the renewal of letter of authority, furnish following particulars, namely:—
 - (i) Number of existing letter of authority:

(ii) Date of issue:

(iii) Period of validity:

(iv) If application is not submitted within time, state the reasons:

(v) Whether letter of authority suspended / cancelled /surrendered earlier. Furnish details:

14. I hereby solemnly declare that the information given above is true and correct. Further I hereby declare that I shall abide by the rules, regulations and conditions attached to the letter of authority and as prescribed in the Motor Vehicles Act, 1988 and the Central Motor Vehicles Rules, 1989.

Dated:

(Signature of the Applicant)

FORM 41

[See rule 75]

State Register of Motor Vehicles

1. Registration number:
2. Previous Registration number, if any:
3. Whether the motor vehicle is,—
 - (a) new vehicle:
 - (b) imported vehicle:
 - (c) ex-army vehicle:
4. Maker's name:
5. Year of manufacture:
6. Engine number:
7. Chassis number:
8. Number of cylinders:
9. Cubic capacity/horse power:
10. Type of fuel used:
11. Class of Motor Vehicle:
12. Name and full address of the registered owner:
13. Seating capacity:
14. Gross Vehicle Weight:
15. Unladen weight:

FORM 42

[See rule 76(1)]

Form of application for the Registration of motor vehicle by or on behalf of a Diplomatic/Consular Officer

(To be forwarded through the competent authority in triplicate).

To

The Registering Authority,

1. Full name, designation and address of the Diplomatic Officer / Consular Officer / Full name, address and station of the Diplomatic Mission/Consular Office or Post.
2. Age of the person to be registered as registered owner.
3. Name and address of the person from whom the vehicle was purchased/Name of the port through which the vehicle was imported/ Name of the person or company from whose bonded stocks the vehicle was purchased and the name of the port.

4. Country from which imported.
5. Class of vehicle.
6. Type of body.
7. Maker's name.
8. Year of manufacture.
9. Number of cylinders.
10. Horse power.
11. Maker's classification or, if not known, wheel base.
12. Chassis number.
13. Engine number.
14. Seating capacity (including driver).
15. Unladen weight.
16. Particulars of previous registration and registered number (if any).
17. I hereby declare that the vehicle has not been registered in any other State in India.
18. Colour or colours of body, wings and front end.
19. Number, description and size of tyres:
 - a) front axle
 - b) rear axle
 - c) any other axle
20. Maximum laden weight Kgs.
21. Maximum axle weight (to be furnished in the case of heavy motor vehicles only)
 - a) front axle Kgs.
 - b) rear axle Kgs.
 - c) any other axle Kgs.

The above particulars are to be filled in for a rigid frame motor vehicle of two or more axles.

Signature of applicant.

For use in the Ministry of External Affairs (Protocol Division) or in the office of the Chief Secretary of the State Government concerned.

Certified that
(Name and designation) is a Diplomatic Officer/Consular Officer recognised by the Government of India and that he/she is not entitled to exemption from payment of registration fees.

Place

Date

Signature of the Officer

Designation

FORM 43

[See rule 76(4)]

Certificate of Registration of a motor vehicle belonging to a Diplomatic or Consular Officer

Registered Number

Brief Description of vehicle, (e.g. Fiat 1100 or Hindustan Landmaster car, Willys jeeps, Dodge/Desoto/Gadga petrol/diesel truck, Leyland 36 seater diesel bus, trailer etc.).

Full name, designation and address of the Diplomatic Officer/Consular Officer/Full name, address and station of the Diplomatic Mission/Consular Officer or Post

Transferred to Signature of registering authority.

Transferred to Signature of registering authority

Detailed Description: —

1. Class of vehicle
2. Maker's name

3. Type of body
4. Year of manufacture
5. Number of cylinders
6. Chassis number
7. Engine number
8. Horse power
9. Maker's classification, or if not known, wheel base
10. Seating capacity (including driver)
11. Unladen weight
Additional particulars in the case of all transport vehicles
12. Colour or colours of body, wings and front end
13. Registered laden weight
14. Number, description and size of tyres —
 - a) front axle
 - b) rear axle
 - c) any other axle
15. Registered axle weight (in the case of heavy motor vehicles only) —
 - a) front axle Kgs.
 - b) rear axle Kgs.
 - c) any other axle Kgs.

Date 19.....

(Signature of registering authority)

FORM 44

[See rule 78(1)]

Intimation of change of State of residence and application for assignment of fresh registration mark by or on behalf of a Diplomatic or Consular Officer

(To be submitted in triplicate)

To

The Registering Authority,

I,

(Name and designation)

of the being the owner of
..... motor vehicle No. registered at
..... under section 42 of the Motor Vehicles Act, 1938 hereby declare that I have, since the
..... day of 19... kept the said vehicle in the State of and hereby apply for assignment to the motor vehicle of a fresh registration mark.

I enclose the certificate of registration and the certificate of fitness* of the vehicle.

Date: 19...

Signature of the owner.

* Strike out the words "and the certificate of fitness" if inapplicable.

For use in the Ministry of External Affairs (Protocol Division) or in the Office of the Chief Secretary of the State Government concerned.

Certified that
(Name and designation)

continues to hold the status of a Diplomatic Officer/Consular Officer.

He/She is at present stationed at

Place Designation

Date Signature of the Officer

FORM 45

[See rule 82(1)]

Application for grant of Permit in respect of Tourist Vehicle

To

The State Transport Authority,

I/We, the undersigned hereby apply for the grant of Permit for tourist vehicle valid throughout the territory of India/ in the State of (specify the names of the States).

1. Name of the applicant(s) in full.
2. Status of the applicant, whether individual, company or partnership firm, Co-operative Society etc.
3. Name of father or husband (in case of individual) and in case of firm or company the particulars of managing partner or managing director, as the case may be.
4. Full address.
(To be supported by attested copy of ration card, electricity bill, etc. in case of individual or any other valid documentary proof to the satisfaction of State Transport Authority and in case of company or firm certified copy of the Memorandum of Association or copy of the partnership deed.
5. (a) Whether applicant himself intends to drive the vehicle?
(b) If so, whether, applicant
 - (i) holds Heavy Passenger Motor Vehicle Driving Licence.
 - (ii) The number, date and validity period of driving licence.
 - (iii) Name and address of the Licensing Authority.
6. Registration certificate along with the date of first registration, Insurance Certificate number.
7. Details of other permits if any, held in respect of a particular vehicle.
8. Details of total number of Tourist Permits held by the applicant.
9. Type of vehicle.
10. Make of Motor vehicle.
11. Particulars of convictions/suspensions/cancellation, if any, during the past three years in respect of the vehicle/permit held by the applicant(s).
12. I/We forward herewith the certificate of registration of the vehicle or I/We will produce the certificate or registration of the vehicle before the permits are issued.
13. I/We hereby declare that the above statements are true and that I/We am/are the resident(s) of this State having principal place of business in this State at

14. I/We have paid the fee of rupees

Date: Signature or thumb impression of the applicant.

FORM 46

[See rules 83(1) and 87(1)]

Form of application for grant of authorisation for tourist permit or national permit

To

The Regional/State Transport Authority,

I/We, the undersigned, hereby apply for the grant of authorisation valid throughout the territory of India/in the State of (Specify the names of the States)

1. Name of the applicant(s) in full
2. Son/wife/daughter of
3. Address
4. Registration mark and year of manufacture and date of registration of the motor vehicle
5. Engine number of the motor vehicle
6. Chassis number of the motor vehicle
7. Permit number, the authority which has issued the permit and date of issue and date of expiry of the permit
8. Unladen weight of the motor vehicle
9. Gross vehicle weight of the motor vehicle
10. Pay load of the motor vehicle (seating capacity in the case of tourist vehicle)
11. Period for which the authorisation is sought from
12. I/We enclose the certificate of registration and permit of the vehicle
13. I/We enclose Bank Draft(s) as described hereunder towards payment of the authorisation fee

Sl. No.	Name of the States	Amount paid	Particulars of bank draft(s) and date	Date of payment
(1)	(2)	(3)	(4)	(5)

Dated: Signature or thumb impression of applicant(s)

* Strike out whichever is inapplicable.

FORM 47

[See rule 83(2) and 87(2)]

AUTHORISATION
For Tourist Permit or National Permit

No.

Office of the Secretary
Regional/State Transport Authority

Authorisation No. Dated

This authorisation is valid throughout the territory of India/in the State(s) of:—

- | | |
|---------|---------|
| 1. | 2. |
| 3. | 4. |
| 5. | 6. |
| 7. | 8. |

9.

10.

(Here write the names of the States applicable).

1. Name in full and complete address of holder of the permit

2. Registration mark of the motor vehicle and make

3. Year of manufacture

4. Engine number of the motor vehicle

5. Chassis number of the motor vehicle

6. Permit number of the motor vehicle

7. Name of the permit issuing authority

8. Date of expiry of the permit

9. Gross vehicle weight of the motor vehicle

10. Unladen weight of the motor vehicle

11. Seating capacity in the case of tourist vehicle

12. Period of validity of the authorisation From to

(Signature and designation with seal of the Transport Authority)

Certificate of payment of Composite fee/taxes

Sl. No.	Name of the States for which payment made	Amount paid Rs. Ps.	No. and date of Bank Draft and name of Bank	Date of receipt of bank draft	Payable to	Period for which paid	Registration mark of the vehicle	Signature and Seal of the Authority
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)

FORM 48
(See rule 86)

Application for the grant of National Permit

To
The Regional/State/Transport Authority,

I/We the undersigned hereby apply for the grant of National Permit valid throughout the territory of India/in the States of
(here write the names of the States desired)

1. Name of the applicant(s) in full
2. Status of the applicant, whether individual, Company or partnership firm, Co-operative Society etc.
3. Name of father or husband (in case of company or firm the particulars of managing partner or managing director as the case may be
4. Full address (to be supported by attested copy of ration card, electricity bill, etc. in case of individuals or any other valid documentary proof to the satisfaction of State Transport Authority/Regional Transport Authority and in case of company or firm the certified copy of the Memorandum of Association or copy of the deed of partnership as the case may be)
5. (a) Whether applicant himself intends to drive the vehicle
(b) (i) If so, whether applicant holds Heavy Goods Vehicle Driving Licence
(ii) The number, date and validity period of the driving licence
(iii) Name and address of the Licensing Authority
6. Registration certificate along with the date of first registration, Insurance Certificate
7. Details of any other permits if held in respect of a particular vehicle
8. Details of number of National permits held by the applicant

9. Type of vehicle, whether two-axle truck, or articulated vehicle or multi-axle vehicle or track-trailer combination
10. Make of Motor Vehicle
11. Particulars of convictions/suspensions/cancellation, if any, during the past three years in respect of the vehicle/permits held by the applicant(s)
12. I/We forward herewith the certificate of registration of the vehicle of I/We will produce the certificate of regn. of the vehicle before the permits are issued
13. I/We hereby declare that the above statements are true and that I/We am/are the resident(s) of this state having principal place of business in this State at
14. I/We have paid the fee of rupees

Date
Signature or thumb impression of the applicant

FORM 49
[See rule 89]

Quarterly return in respect of National Permit for Goods Vehicles

1. Name and complete address of the National Permit holder;
2. Registration mark of the motor vehicle;
3. National Permit No.:

Summary of trips made during the quarter

Month	Total distance covered in the State of *	Total distance of operation	Remarks
(1)	(2)	(3)	(4)

Signature of the National Permit holder

Date

* Mention the names of the States applicable.

Note: In the remarks column, state reasons for low or high running in any particular State or States and any other factors which caused low operation.

FORM 50

[See rule 90(3)]

Bill of Loading

Bill No. Dated

Name and address of the National Permit Holder

Registration number of the

Motor vehicle Dated

Name of the Consignor

Name of the Consignee

Point of origin

Point of destination

Number of Articles	Descrip- tion of goods	K. G.	Freight charges paid		Freight charges to pay		Total
			Rs.	Ps.	Rs.	Ps.	

Bill No.

Dt.

Received

Package

From

(Truck No.)

Signature of consignee

Signature of the carrier

Signature of
Consigner

*At carrier's Risk

At owner's risk

Value of the goods Rs.

Delivery at

Note: The bill of lading shall be in the proforma given above and shall be in quadruplicate, the original (white) to be carried in the motor vehicle, the duplicate (light green) for the consigner, the triplicate (pink) for the consignee and the fourth copy (cream yellow) for record of the national permit holder.

* Strike out whichever is inapplicable.

FORM 51

[See rule 141]

Certificate of Insurance in respect of

Certificate No. Policy No.

1. Registration mark of the vehicle insured

2. Description of the vehicle

3. Make and year of manufacture

4. Engine Number

Chassis number

5. Carrying capacity

6. Name and address of the insured

7. Effective date and time of commencement of insurance

8. Date of expiry of insurance

9. Persons or class of persons entitled to drive:

Stage carriage / Contract carriage/private service vehicle

Any person including insured.

Provided that a person driving holds an effective driving licence at the time of the accident and is not disqualified from holding or obtaining such a licence.

Provided also that the person holding an effective learner's licence may also drive the vehicle when not used for the transport of passengers at the time of the accident and that such a person satisfied the requirements of Rule 3 of the Central Motor Vehicles Rules, 1989.

Goods carriage

Any person including insured.

Provided that a person driving hold an effective driving licence at the time of the accident and is not disqualified from holding or obtaining such a licence.

Provided also that the person holding an effective learner's licence may also drive the vehicle when not used for the transport of goods at the time of the accident and that such a person satisfies the requirements of rule 3 of Central Motor Vehicles Rules, 1989.

Non-transport vehicles

Any person including insured.

Provided that a person driving holds an effective driving licence at the time of the accident and is not disqualified from holding or obtaining such a licence.

Provided also that a person holding an effective learner's licence may also drive a vehicle and such a person satisfies the requirement of rule 3 of Central Motor Vehicles Rules, 1989.

10. Limitations as to use—stage carriage/contract carriage/ goods carriage/private service vehicle.

The policy covers the use only under a permit within the meaning of Motor Vehicles Act, 1988 or such a carriage falling under sub-section (3) of section 66 of M. V. Act, 1988.

The policy does not cover use for—

- (a) organised racing, or
- (b) speed testing.

11. Private service vehicle and non-transport vehicles.

The policy covers use for any purpose other than

- (a) hire or reward,
- (b) organised racing, or
- (c) speed testing.

FORM 52
[See rule 142(1)]

Cover Note

1. Registration mark and number of description of vehicle insured
2. Name and address of insured
3. Effective date and time of commencement of insurance for the purpose of this Act.
4. Date of expiry of insurance
5. Persons or classes of persons entitled to drive
6. Any limitations as to use of motor vehicle
- The period of validity of this cover note will expire on

I/We hereby certify that this cover note is issued in accordance with the provisions of Chapter XI of the Motor Vehicles Act, 1988.

(Authorised insurer)

FORM 53
[See rule 148(1)]

Certified that the motor vehicles of the following description:—

- (a) Registration number.
- (b) Make.
- (c) Class, i.e. motor cycle, motor car, stage carriage, goods carriage, contract carriage or other class (to be described).

(d) Colour of body.

Is the property of—

- (i) the Government of
- (ii) the local authority/State Transport Undertaking, namely the vehicles of which have been exempted under Section 146 of the Motor Vehicles Act, 1988 by the Government of by their Order No. dated

This certificate is valid upto unless cancelled in the meanwhile.

Date: Signed on behalf of Designation.

FORM 54
[See rule 150(1) and (2)]
Accident Information Report

1. Name of the police station:
2. CR No./Traffic Accident report:
3. Date, time and place of the accident.
4. Name and full address of the injured/deceased:
5. Name of the Hospital to which he/she was removed:
6. Registration Number of vehicle and the type of the vehicle:
7. Driving Licence particulars:
 - (a) Name and address of the driver:
 - (b) Driving licence number and date of expiry:
 - (c) Address of the issuing authority:

(d) Badge No. in case of public service vehicle:

8. Name and Address of the owner of the vehicle at the time of the accident:
9. Name and address of the Insurance Company with whom the vehicle was insured and the particulars of the Divisional Officer of the said insurance company:
10. Number of Insurance Policy/Insurance Certificate and the date of validity of the Insurance Policy/Insurance Certificate:
11. Registration particulars of the vehicle (class of vehicles)
 - (a) Registration No.:
 - (b) Engine No.:
 - (c) Chassis No.:
12. Route Permit Particulars:
13. Action taken, if any, and the result thereof:

FORM 55
[See rule 160(1)]

Application for the approval of a Foreign Insurer

I/We hereby apply for the inclusion of of (name of foreign insurer) constituted/incorporated/domiciled at in the approved list maintained under rule 159 of the Central Motor Vehicles

Rules, 1989 of the Central Government and for the inclusion of my/our name as the guarantor of the said (name of foreign insurer) for the purpose of Chapter XI of the Motor Vehicles Act, 1988 and the said rules, I/We hereby certify that I/We have entered into an arrangement for the purposes of the said Act and the said rules with the said foreign insurer and I/We hereby agree to act as guarantor in India in respect of the said foreign insurer for the purposes of the said Act and the said rules.

(Signature of authorised insurer)

Address:

Dated: 19...

FORM 56
[See rule 160(3)]

Notice to cease to act as guarantor

This is to give notice that I/We desire to cease acting as guarantors in India of (name of foreign insurer) (address of foreign insurer) after or from the expiry of two months from the date on which this notice is delivered to the Central Government whichever is later, for the purposes of Chapter-XI of the Motor Vehicles Act, 1988 and the Central Motor Vehicles Rules, 1989.

(Authorised insurer)

Dated the day of 19...

FORM 57
[See rule 140(v) and 161(1)]

Certificate for Foreign Insurance

Certificate No. Policy No. (Optional)

1. Name and address of approved foreign insurer.
2. Name and address of guarantor.

- 3. Registration mark and number of the motor vehicle.
- 4. Name and address of visitor.
- 5. Date of commencement of the policy.
- 6. Date of expiry of the policy.
- 7. Persons or classes of persons entitled to drive in India.
- 8. Any limitations as to use of motor vehicle in India.
- 9. Particulars of any other vehicle(s) which the foreign visitor is entitled to drive in India and any limitations as to use of such vehicle in India.

I/We hereby certify that this certificate of foreign insurance has been issued in accordance with the provisions of Chapter XI of the Motor Vehicles Act, 1988, and the Central Motor Vehicles Rules, 1989.

(Approved foreign insurer)

FORM 58

[See rule 161(2)]

Endorsement on certificate of foreign insurance

Certified that I have today examined this certificate of foreign insurance and that I am satisfied that this certificate complies with the requirements of Chapter XI of the Motor Vehicles Act, 1988, and the Central Motor Vehicles Rules, 1989.

The period of validity of this endorsement will expire on unless cancelled before the expiry of the period of its validity in accordance with the provisions of the Motor Vehicles Act and Rules made thereunder.

(Signature and designation of competent authority)

Date:

The period of validity of this endorsement is hereby renewed—

- Upto
- Upto
- Upto

Unless cancelled in the meanwhile.

(Signature and designation of competent authority)

ANNEXURE — I

[See rule 115(2)]

Mass Emission Standards for Petrol Driven Vehicles

- 1. Type Approval Tests:
Two and Three Wheeler Vehicles

Reference Mass, R (Kg)	CO (g/km)	HC (g/km)
1	2	3
$R \leq 150$	12	8
$150 < R \leq 350$	$12 + \frac{18(R - 150)}{200}$	$8 + \frac{4(R - 150)}{200}$
$R \geq 350$	30	12

Light Duty Vehicles:

Reference Mass rw (Kg.)	CO (g/km)	HC (g/km)
1	2	3
$rw \leq 1020$	14.3	2.0
$1020 < rw \leq 1250$	16.5	2.1

1250 < rw ≤ 1470	18.8	2.1
1470 < rw ≤ 1700	20.7	2.3
1700 < rw ≤ 1930	22.9	2.5
1930 < rw ≤ 2150	24.9	2.7
rw > 2150	27.1	2.9

- 2. Conformity of Production Tests:
Two and Three Wheeler Vehicles:

Reference Mass, R (Kg)	CO (g/km)	HC (g/km)
1	2	3
$R \leq 150$	15	10
$150 < R \leq 350$	$15 + \frac{25(R - 150)}{200}$	$10 + \frac{5(R - 150)}{200}$
$R > 350$	40	15

Light Duty Vehicles:

Reference Mass, rw (Kg.)	CO (g/km)	HC (g/km)
1	2	3
$rw \leq 1020$	17.3	2.7
$1020 < rw \leq 1250$	19.7	2.7
$1250 < rw \leq 1470$	22.5	2.8
$1470 < rw \leq 1700$	24.9	3.0
$1700 < rw \leq 1930$	27.6	3.3
$1930 < rw \leq 2150$	29.9	3.5
$rw > 2150$	32.6	3.7

For any of the pollutants, referred to above, only one of the three results obtained may exceed the limit specified for the vehicle by not more than 10 percent.

Explanation: — Mass emission standards refer to the gm. of pollutants emitted per km. run of the vehicle, as determined by the chassis dynamometer test using the Indian Driving cycle.

ANNEXURE — II

[See rule 115(3)]

Break down of the Operating Cycle used for the Test.

No. of Operation	Acceleration (m/Sec ²)	Speed (Km/h)	Duration of each operation (s)	Cumulative time (S)
01. Idling	—	—	16	16
02. Acceleration	0.65	0—14	6	22
03. Acceleration	0.56	14—22	4	26
04. Deceleration	—0.63	22—13	4	30
05. Steady speed	—	13	2	32
06. Acceleration	0.56	13—23	5	37
07. Acceleration	0.44	23—31	5	42
08. Deceleration	—0.56	31—25	3	45
09. Steady speed	—	25	4	49
10. Deceleration	—0.56	25—21	2	51
11. Acceleration	0.45	21—34	8	59
12. Acceleration	0.32	34—42	7	66
13. Deceleration	—0.46	42—37	3	69
14. Steady speed	—	37	7	76
15. Deceleration	—0.42	34—34	2	78
16. Acceleration	0.32	34—42	7	85
17. Deceleration	—0.46	42—27	9	94
18. Deceleration	—0.52	27—14	7	101
19. Deceleration	—0.56	14—00	7	108

ANNEXURE - III

[See Rule 115(3)]

Reference fuel type and production conformity tests

S. No.	Characteristic	Requirements		Method of test (ref. of P: or IS: 1448 ²)
		87 octane	93 octane	
(1)	(2)	(3)	(4)	(5)
1.	Colour, visual	Orange	Red	—
2.	Copper-strip corrosion for 3 hours at 50°C.	Not worse than No.1		P: 15(1968)
3.	Density at 15°C.	Not limited but to be reported		P: 16(1967)
4.	Distillation:			P: 18(1967)
	a) Initial boiling point	Not limited but to be reported		
	b) Recovery upto 20°C percent by volume, min.	10	10	
	c) Recovery upto 125°C 50 percent by volume, min.	50	90	
	d) Recovery upto 130°C percent by volume, min.	90	90	
	e) Final boiling point, Max.	215°C	215°C	
	f) Residue percent by volume, Max.	2	2	
5.	Octane number (Research method) Max.	87	94	P: 27(1960)
6.	Oxidation stability, in minutes, Min.	360	360	P: 28(1966)
7.	Residue on evaporation mg/100ml., max.	4.0	4.0	P: 29(1960) (Air-jet solvent washed)
8.	Sulphur, total, percent by weight Max.	0.25	0.20	P: 34(1966)
9.	Lead content (as Pb), g/l Max.	0.56	0.80	P: 37(1967) or P: 38(1967)
10.	Reid vapour pressure at 38 degree C, kgf/cm ² , Max.	0.70	0.70	P: 39(1967)

* Methods of test for petroleum and its products.

ANNEXURE - IV

[See rule 115(4)]

Limit values of exhaust gas capacity applicable for Diesel driven vehicles

THE ENGINE TESTS AT STEADY SPEED

Nominal Flow G(l/s)	Absorption Coefficient K(m-l)	Nominal Flow G(l/s)	Absorption Coefficient K(m-l)
42	2.00	120	1.20
45	1.91	125	1.17
50	1.82	130	1.15
55	1.75	135	1.13
60	1.68	140	1.11
65	1.61	145	1.09

Nominal Flow G(l/s)	Absorption Coefficient K(m-l)	Nominal Flow G(l/s)	Absorption Coefficient K(m-l)
70	1.56	150	1.07
75	1.50	155	1.05
80	1.46	160	1.04
85	1.41	165	1.02
90	1.38	170	1.01
95	1.34	175	1.00
100	1.31	180	0.99
105	1.27	185	0.97
110	1.25	190	0.96
115	1.22	195	0.95
		> 200	0.93

ANNEXURE - V

[See rule 132(2)]

Transport Emergency Card (Road)

Cargo	—	Mention chemical identity of the dangerous and hazardous goods
Nature of Hazard	—	
Protective Devices	—	
EMERGENCY ACTION	—	Notify police and fire brigade immediately
Spillage	—	
Fire	—	
First aid	—	
Additional information provided by manufacturer or sender		
Telephone		

Notification

5/28/88-TPT

The below mentioned Notification No. GSR. 933(E) dated 28-10-1989 from the Government of India, Ministry of Surface Transport (Transport Wing), New Delhi, is hereby republished for general information of the public.

P. S. Nadkarni, Under Secretary to the Govt. of Goa, Transport Department.

Panaji, 30th November, 1989.

GOVERNMENT OF INDIA

MINISTRY OF SURFACE TRANSPORT

(Transport Wing)

New Delhi, the 28th Oct., 1989

Notification

GSR 933(E). — Whereas the draft of the Central Motor Vehicles (Amendment) Rules, 1989 was published as required by sub-section (1) of section 212

of the Motor Vehicles Act, 1938 (59 of 1938), in the Gazette of India, Extraordinary, Part II, Section 3, sub-section (i) dated the 30th August, 1989 with the notification of the Government of India in the Ministry of Surface Transport No. GSR 796(E), dated the 30th August, 1989, inviting objections and suggestions from all persons likely to be affected thereby before the expiry of 30 days from the date on which the copies of the said notification, as published in the Gazette of India, are made available to the public:

And whereas copies of the said notification were made available to the public on the 5th September, 1989;

And whereas the objections and suggestions received on the said draft rules have been considered by the Central Government.

Now, therefore, in exercise of the powers conferred by section 12, 27, 64, sub-section (14) of section 88 and Section 110 read with section 211 of the said Act, the Central Government hereby makes the following rules, namely:—

The Central Motor Vehicles (Amendment) Rules, 1989

1. (1) These rules may be called the Central Motor Vehicles (Amendment) Rules, 1989.

(2) They shall come into force on the date of their publication in the Official Gazette.

2. In rule 1 of the Central Motor Vehicles Rules, 1989 (hereinafter referred to as the principal rules),—

(a) in sub-rule (2), after the words, brackets and figure "sub-rule (3)", the words, brackets and figures "and sub-rule (2) of rule 103" shall be inserted;

(b) in sub-rule (3), after the words "provisions of", the word and figure "rule 9", shall be inserted.

3. In rule 2 of the principal rules, after clause (a), the following clause shall be inserted, namely:—

"(aa) 'financier' means a person with whom the registered owner of a motor vehicle has entered into an agreement of hire purchase, lease or hypothecation in respect of such vehicle and whose name is entered in the certificate of registration as referred to in Form 34,".

4. Rule 5 of the principal rules shall be renumbered as sub-rule (1) thereof, and

(a) in sub-rule (1) as so renumbered, for the word and figure "Form 1", the word, figure and letter "Form 1A" shall be substituted;

(b) after sub-rule (1), the following sub-rules shall be inserted, namely:—

"(2) An application for a medical certificate shall contain a declaration in Form 1.

(3) A medical certificate issued in Form 1A shall be valid for a period of one year from the date of its issue. It shall be accompanied by a passport size copy of the photograph of the applicant".

5. In rule 7 of the principal rules,

(a) for word and figure "Form 1", the word figure and letter "Form 1A" shall be substituted;

(b) the proviso shall be omitted.

6. Rule 8 of the principal rules shall be omitted.

7. For rule 9 of the principal rules, the following rule shall be substituted, namely:—

"9. *Educational qualifications for drivers of goods carriages carrying dangerous or hazardous goods.*—

(1) On and from the date of commencement of this rule, any person driving a goods carriage carrying goods of dangerous or hazardous nature to human life shall in addition to being the holder of driving licence to drive a transport vehicle, also possess minimum educational qualification of a pass in the 10th standard or possess a certificate of having undergone a course connected with the transport of such goods, for such period and from such establishments as may be specified by notification in the Official Gazette by the State Government from time to time.

(2) The holder of a driving licence possessing the minimum educational qualification or the certificate referred to in sub-rule (1), shall make an application in writing on a plain paper alongwith his driving licence and the relevant certificate to the licensing authority in whose jurisdiction he resides for making necessary entries in his driving licence and if the driving licence is in Form 7, the application shall be accompanied by the fee as is referred to in Sl. No. 8 of the Table to rule 32.

(3) The licensing authority, on receipt of the application referred to in sub-rule (2), shall make an endorsement in the driving licence of the applicant to the effect that he is authorised to drive a goods carriage carrying goods of dangerous or hazardous nature to human life.

(4) A licensing authority other than the original licensing authority making any such endorsement shall communicate the fact to the original licensing authority."

8. In rule 10 of the principal rules,—

(i) in clause (a), for the word and figure "Form 1", the word, figure and letter "Form 1A", shall be substituted;

(ii) in clause (b), for the words "photograph of the size of five centimetres by six centimetres", the words "passport size photograph" shall be substituted.

9. In rule 11 of the principal rules, after sub-rule (1), the following sub-rule shall be inserted namely:—

"(1A) In determining as to whether an applicant possesses adequate knowledge and understanding of the matters referred to in sub-rule (1), the licensing authority shall put to the applicant questions of objective type such as specified in Annexure - VI.

Explanation.—For the purpose of this sub-rule "adequate" knowledge means answering correctly at least 60% of the questions put to him".

10. In rule 14 of the principal rules, —

(a) in clause (c), for the words "photographs of the size of five centimetres by six centimetres", the words "passport size photograph" shall be substituted;

(b) in clause (d), for the word and figure "Form 1", the words, figure and letter "Form 1A" shall be substituted.

11. In rule 15 of the principal rules in sub-rule (1), for the words "six weeks", the words "thirty days" shall be substituted.

12. In rule 17 of the principal rules, in sub-rule (1), clause (c) shall be omitted.

13. In rule 18 of the principal rules, in sub-rule (1), —

(a) in clause (b), for the words "photograph of the size of five centimetres by six centimetres", the words "passport size photographs" shall be substituted;

(b) in clause (d), for the word and figure "Form 1", the word, figure and letter "Form 1A" shall be substituted.

14. In rule 21 of the principal rules, —

(a) for clause (6), the following clause shall be substituted, namely: —

"(6) Driver while driving a transport vehicle, engages himself in activity which is likely to disturb his concentration.";

(b) for clause (24), the following clause shall be substituted, namely: —

"(24) Abandoning a transport vehicle as a mark of protest or agitation of any kind or strike in a public place or in any other place in a manner causing obstructions and inconvenience to the public or passengers or other users of such places".

15. In rule 24 of the principal rules, in sub-rule (3), —

(a) in clause (ii), for the words "a lecture hall, room for demonstration of models, administrative section, reception room and sanitary block", the words "conducting lecture and demonstration of models" shall be substituted.

(b) in clause (vi), —

(i) in sub-clause (f), for the words, "rear axle assembly, chassis assembly complete with steering mechanism, suspension and brake shoes and drums of the type of motor vehicle in which instruction is imparted in the school or establishment", the words "brake shoe and drums" shall be substituted;

(ii) sub-clause (k) and (l) shall be omitted; omitted;

(iii) in sub-clause (m), for the words, "library consisting", the words "collection" shall be substituted and the words "both in English and the regional languages" shall be omitted;

(c) clause (vii) shall be omitted.

16. In rule 27 of the principal rules, clause (c) shall be omitted.

17. In rule 31 of the principal rules, for sub-rules (2), (3) and (4) the following sub-rules shall be substituted, namely: —

"(2) The lessons for training drivers of non-transport vehicles shall cover Parts A, B, C, F, G, and K of the syllabus referred to in sub-rule (1) and the training period shall not be less than twenty-one day:

Provided that in case of motor cycles, it shall be sufficient compliance of the provisions, if portion of Part C of syllabus as applicable to such vehicles are covered.

(3) The lessons for training drivers of transport vehicles shall cover Parts E, F, G, H, I, J and K of the syllabus referred to in sub-rule (1) and the training period shall not be less than thirty days:

Provided that this sub-rule shall not apply in respect of drivers holding driving licence to drive medium goods vehicle or medium passenger motor vehicle who had undergone the lessons after the commencement of this rule, and desiring to obtain a driving licence to drive heavy goods vehicle or heavy passenger motor vehicle.

(4) The actual driving hours for the trainees in driving non-transport vehicles shall not be less than ten hours and actual driving hours for trainees in driving transport vehicles shall not be less than fifteen hours:

Provided that in the case of drivers holding driving licence to drive medium goods vehicle or medium passenger motor vehicles undergoing training for heavy motor vehicles, it shall be sufficient if they undergo training in driving for a period of not less than five hours.

(5) Nothing in this rule shall apply in the case of an applicant holding a driving licence to drive a non-transport vehicles applying for a licence to drive a transport vehicle of the same type, or in the case of an applicant holding a driving licence to drive a tractor applying for a licence to drive a tractor-trailer combination.

(6) Where any trainee possesses first-aid certificate issued by St. John Ambulance Association, he need not undergo Part K of the syllabus referred to in sub-rule (1).

18. After rule 31 of the principal rules, the following rule shall be inserted, namely: —

"31A. *Temporary licence.* — (1) Where there is no school or establishment as is referred to in sub-section (4) of Section 12 or granted a licence under sub-rule (4) of rule 24, in any Taluka within the jurisdiction of the licencing authority, the licencing authority may, notwithstanding anything contained in sub-rules (3) and (4) of rule 24 or rule 25, grant a temporary licence to any establishment or any person for imparting instructions in driving of transport vehicles, subject to the following conditions, namely: —

(a) the temporary licence shall be valid for a period of one year from the date of its issue:

Provided that as long as the Taluk does not have any school or establishment, the licensing authority may renew a temporary licence granted under this sub-rule for a further period not exceeding one year at a time."

(b) The person imparting instructions in the driving of a transport vehicle shall possess the following qualifications, namely:—

- (i) a minimum driving experience of five years in the class of vehicles in which instructions are proposed to be imparted;
- (ii) adequate knowledge of the regional language of the region in which the school or establishment is situated;
- (iii) thorough knowledge of traffic signs specified in the Schedule to the Act and the regulations made under section 118;
- (iv) ability to demonstrate and explain the functions of different components and parts of a vehicle.

(c) The applicant shall maintain a motor vehicle each of the type in which the instruction is imparted and also the following apparatus, namely:—

- (i) a blackboard;
- (ii) traffic sign chart;
- (iii) a service chart depicting a detailed view of all the components of a motor vehicle;
- (iv) puncture kit with tyre lever, wheel brace, jack;
- (v) (a set each of fixed spanners, box spanners, screwdriver, screw spanners and hammer).

(2) The driving schools run by a State Transport Undertaking, or an Industrial Training Institute set up by the Central Government or any State Government and other establishments run by the Central Government or a State Government which have facilities for imparting training for drivers, shall be authorised to issue driving certificate in Form 5, subject to the condition that the training imparted in these schools shall be in accordance with the syllabus referred to in rule 31.

19. In rule 47 of the principal rules, in sub-rule (1), for the words "two days", the words "seven days" shall be substituted.

20. For rule 51 of the principal rules, the following rule shall be substituted, namely:—

"51. Form and manner of display of registration mark in respect of motor cycles and invalid carriages. In the case of a motor cycle or an invalid carriage, the dimension of letters and figures of the registration mark shall not be less than 3.5 centimetres high and 7 millimetres thick with numerals not less than 4 centimetres high and 7 millimetres thick with space between different letters and numerals and letters and edge of plain surface to be not less than 5 millimetres:

Provided that in the case of motor cycle, the registration mark may be displayed on a plate in line with the axis of the vehicle and if it is so displayed, it should be displayed on both sides of the plate."

21. In rule 62 of the principal rules, in sub-rule (1),—

(a) in clause (b), the words "till such time the vehicle completes ten years from the date of its first registration as a new vehicle" shall be omitted;

(b) clause (c) shall be omitted.

22. In rule 63 of the principal rules, in sub-rule (3), for clause (e), the following clause shall be substituted, namely:—

"(e) the applicant maintains in good condition the equipment and apparatus for undertaking test pertaining to exhaust gas, smoke emission, brake system, head-lights, wheel alignments, compressors, speedometers and other like components;"

23. In rule 81 of the principal rules, in the Table, for S. No. 11 and the entries relating thereto, the following S. No. and entries shall be substituted, namely:—

1.	2.	3.	4.	5.
"11	Grant and renewal of certificate of fitness.			
	Light motor vehicle.	Fifty rupees	62(2)	—
	Medium goods vehicle/ /medium passenger motor vehicle.	One hundred rupees	—	—
	Heavy goods vehicle/ /heavy passenger motor vehicle.	One hundred and fifty rupees	—	—

24. In rule 83 of the principal rules, in sub-rule (3), the words and figures "and shall expire on the 31st day of March of the year" shall be omitted.

25. In rule 87 of the principal rules, in sub-rule (3), the words and figures "and shall expire on the 31st day of March of the year" shall be omitted.

26. In rule 90 of the principal rules, in sub-rule (7), after the words "same State", the words "other than the same State" shall be inserted.

27. In rule 97 of the principal rules, in sub-rule (1), for the words "Every trailer exceeding 500 kilograms in weight", the words "Every trailer, other than a tractor-drawn trailer, having five hundred kilograms and more of weight" shall be substituted.

28. In rule 100 of the principal rules, in words (1), in clause (i) of the Explanation, for the words "approved by", the words "conforming to the specifications of the Bureau of Indian Standards or any international standards as certified by the Automobile Research Association, India, Pune" shall be substituted.

29. In rule 101 of the principal rules,—

(a) after the words "every motor vehicle", the words "having a wind screen" shall be inserted;

(b) the following proviso shall be added at the end, namely:—

"Provided that the provisions of this rule shall not apply to auto-rickshaws, invalid carriages or auto-rickshaw type goods carriages."

30. In rule 102 of the principal rules, in sub-rule (2) for clause (i) the following clause shall be substituted, namely:—

“(i) an illuminated sign of amber colour of the flashing type conforming to the specifications of the Bureau of Indian Standards.”

31. In rule 103 of the principal rules, for sub-rule (2), the following sub-rule shall be substituted, namely:—

“(2) On and from the 1st day of February, 1990, in the case of motor cycles, other than Mopeds not exceeding 70 CC, built-in direction indicators blinker system shall be fixed both at the front and at the rear:

Provided that nothing contained in sub-rule (1) and of this sub-rule shall apply to motor cycles registered before the 1st day of February 1990.”

32. In rule 106 of the principal rules, for sub-rule (2), the following sub-rule shall be substituted, namely:—

“(2) In addition to the requirements specified in sub-rule (1), every motor vehicle, which do not use asymmetric lamps in their headlights, shall have the panels of the head lights shaded by painting in black or frosting like bull's eye of a diameter of not less than ten millimetres at the centre exactly opposite the point where reflectors converge.”

33. In rule 112 of the principal rules, in sub-rule (1), after the proviso, the following proviso shall be inserted, namely:—

“Provided further that in the case of tractors, vertical exhaust pipe may be provided.”

34. In rule 118 of the principal rules, in sub-rule (1) for the words “approved by”, the words “conforming to the specifications of” shall be substituted.

35. In rule 119 of the principal rules, in sub-rule (1), for the words “approved by the Bureau of Indian Standards and approved by the registering authority”, the words “conforming to the specifications of the Bureau of Indian Standards” shall be substituted.

36. In rule 128 of the principal rules,—

(a) for clause (1), the following clause shall be substituted, namely:—

“(1) The dimension shall conform to the dimensions specified in rule 93.”;

(b) in clause (10),—

(i) sub-clause (i) shall be omitted;

(ii) in sub-clause (ii), for the words “two and two”, the words “two and two or one and two or one and one” shall be substituted;

(c) the following proviso shall be added at the end, namely:—

“Provided that the provisions of clauses (2) and (7), sub-clause (vi) of clause (12), sub-clauses (ix), (xii) and (xiii) of clause (13), of

this rule shall not apply to the vehicles of integral construction.”.

37. In the Forms appended to the said rules,—

(a) for Form 1, the following Forms shall be substituted, namely:—

“FORM 1”

[See rule 5 (2)]

Application-form-declaration as to the physical fitness

1. Name of the applicant
2. Son/Wife/daughter of
3. Permanent address
4. Temporary address
Official address (if any)
5. (a) Date of birth
(b) Age on date of application
6. Identification marks
(2)

Declaration:

- | | |
|--|--------|
| (a) Do you suffer from epilepsy, or from sudden attacks of loss of consciousness or giddiness from any cause? | Yes/No |
| (b) Are you able to distinguish with each eye (or if you have held a driving licence to drive a motor vehicle for a period of not less than five years and if you have lost, the sight of one eye after the said period of five years and if the application is for driving a light motor vehicle other than a transport vehicle fitted with an outside mirror on the steering wheel side) or with one eye, at a distance of 25 metres in good day light (with glasses, if worn) a motor car number plate? | Yes/No |
| (c) Have you lost either hand or foot or are you suffering from any defect or muscular power of either arm or leg? | Yes/No |
| (d) Can you readily distinguish the pigmentsary colours, red and green? | Yes/No |
| (e) Do you suffer from night blindness? | Yes/No |
| (f) Are you so deaf as to be unable to hear (and if the application is for driving a light motor vehicle, with or without hearing aid) the ordinary sound signal? | Yes/No |
| (g) Do you suffer from any other disease or disability likely to cause your driving of a motor vehicle to be a source of danger to the public, if so, give details. | Yes/No |

I hereby declare that to the best of my knowledge and belief, the particulars given above and the declaration made therein are true.

(Signature or thumb impression of the applicant)

Note: (1) An applicant who answers ‘Yes’ to any of the questions (a), (c), (e), (f) and (g) or ‘No’ to either of the questions (b) and (d) should amplify his answers with full particulars, and may be required to give further information relating thereto.

(2) This declaration is to be submitted invariably with medical certificate in form 1-A.

FORM 1-A

Medical Certificate

[See rules 5(1), (3), 7, 10(a), 14(d) and 18(d)]

(To be filled in by a registered medical practitioner appointed for the purpose by the State Government or person authorised in this behalf by the State Government referred to under sub-section (3) of section 8).

1. Name of the Applicant:

2. Identification Marks: (1)
(2)

3. (a) Does the applicant to the best of your judgement suffer from any defect of vision? If so, has it been corrected by suitable spectacle? Yes/No
- (b) Can the applicant to the best of your judgement readily distinguish the pigimentary colours, red and green? Yes/No
- (c) In your opinion, is he able to distinguish with his eye sight at a distance of 25 metres in good day light a motor car number plate. Yes/No
- (d) In your opinion does the applicant suffer from a degree of deafness which would prevent his hearing the ordinary sound signals? Yes/No
- (e) In your opinion does the applicant suffer from night blindness? Yes/No
- (f) Has the applicant any defect or deformity or loss of member which would interfere with the efficient performance of his duties as a driver? If so, give your reasons in details. Yes/No
- (g) ...

Optional

- (a) Blood Group of the applicant (If the applicant so desires that the information may be noted in his driving licence).
- (b) RH factor of the applicant (If the applicant so desires that the information may be noted in his driving licence).

Declaration made by the applicant in Form-1 as to his physical fitness is attached.

I certify that I have personally examined the applicant ... I also certify that while examining the applicant I have directed special attention to the distant vision and hearing ability, the condition of the arms, legs, hand and joints of both extremities of the candidate and to best of my judgement he is medically fit/not fit* to hold a driving licence.

The applicant is not medically fit to hold a licence for the following reasons:—

Signature:

Space for
Passport size
photograph
of the
applicant

1. Name and designation of the Medical Officer/Practitioner.
(Seal)
2. Registration Number of Medical Officer

Date: Signature or thumb impression of the candidate

Note: The Medical Officer shall affix his signature over the photograph affixed a manner that part of his signature is upon the photograph and apart on the certificate.

(b) in Forms 2, 3, 4, 6 and 9, for the words "photograph of the size five centimetres by six centimetres" and "photograph to be of the size of five centimetres by six centimetres", wherever they occur, the words "passport size photograph" shall be substituted.

(c) in Form 2—

- (i) under the heading "Particulars to be furnished by applicant", for column 8 and the entry relating thereto, the following

column and entry shall be substituted, namely:—

"8. *Optional*
Blood Group
RH Factor"

- (ii) at the end of the Form, for the words "Signature of applicant", the words "Signature or thumb impression of the applicant", shall be substituted and for the words "Duplicate signature of the applicant", the following shall be substituted, namely:—

"Specimen signatures or thumb impressions of the applicant.

1.
2.

- (d) in Form 3, for column 4 and the entry relating thereto, the following column and entry shall be substituted, namely:—

"4. *Optional*
Blood Group
RH Factor";

- (e) in Form 4, for column 8 and the entry relating thereto, the following column and entry shall be substituted;

"B. *Optional*
Blood Group
RH Factor";

- (f) in Form 5, for the brackets, words and figures "(See rules 14(e), 17(1)(b) and 27(d))", the brackets, words and figures "See rules 14(e), 17(1)(b), 27(d) and 31A(2))" shall be substituted;

- (g) in Form 6, for the words "Blood Group with RH factor", the words

"*Optional*
Blood Group
RH Factor", shall be substituted.

- (h) in Form 7, for the words "Blood Group with RH factor" the words "Optional

Blood Group
RH Factor", shall be substituted;

- (i) in Forms 8 and 9, for the words and figures "Form 1", wherever they occur, the word, figure and letter "Form 1-A" shall be substituted;

- (j) in Form 12—

- (a) for column 5 and the entry relating thereto, the following column and entry shall be substituted, namely:—

"5. Nature and extent of facilities available";

- (b) for column 7 the entry relating thereto, the following column and entry shall be substituted, namely:—

"7. Make and model of engine to be used for training purposes";

- (k) in Form 14, for the brackets, words and figures "(See rule 27(a) and (c))", the brackets, words and figures "(See rule 27(a))", shall be substituted;

(l) in Form 15, for the entry in column 6, the entry "Signature or thumb impression of the trainee" shall be substituted;

(m) in Form 20 --

(a) in column 2, the brackets and words "(Proof of age to be attached)" shall be omitted;

(b) at the end of the Form of Application, in the expressions, "Signature of the person to be registered as registered owner", "Signature of the owner" and "Specimen signature of the person to be registered as registered owner", the expressions "Signature of thumb impression of the person to be registered as registered owner", "Signature or thumb impression of the owner" and "Specimen signature or thumb impression of the person to be registered as registered owner", shall respectively be substituted;

(n) in Form 23, (a) at the end of the detailed description, for the words "Specimen signature", the words "Specimen signature/thumb impression" shall be substituted;

(b) Item (iii) in the Note appearing in the end of the Form shall be omitted.

(o) In Form No. 25 at the end of the Form of Application for the expression "Signature of the applicant" "Signature of the Registered Owner" and "Specimen signature of the Registered owner", the words "Signature or thumb impression of the applicant", "Signature or thumb impression of the registered owner" and "Specimen signature or thumb impression of the registered owner", shall respectively be substituted;

(p) In Form 26,

(a) at the end of the Form of Application, for the expressions "Signature of the owner" and "Specimen signature of the owner", the expressions "Signature or thumb impression of the owner" shall respectively be substituted;

(b) after the words, "The vehicle is not held under any agreement of hire purchase, lease/hypothecation.", the following may be inserted

"The vehicle is also not superdari and free from all incumbrances."

(q) in Form 28, at the end of Part-I, for the expression "Signature of one owner of the vehicle", the expression "Signature or thumb impression of the owner of the vehicle" shall be substituted;

(r) in Form 29,

(a) at the end of the Form of application, for expression "Signature of the registered owner", the expression "Signature or thumb impression of the registered owner" shall be substituted;

(b) after the words "The registration certificate and insurance certificate have been handed over to him/her/them", following may be inserted:

"To the best of my knowledge and belief the vehicle is not superdari and free from all incumbrances and the information furnished is true. I undertake to hold myself responsible for any inaccuracy or suppression of information."

(s) in Form 30, (a) at the end of Part-I, for the expression "Signature of the Transferor", the expression "Signature or thumb impression of the transferor" shall be substituted and at the end of Part-II, for the expression, "Signature of the transferee", and "Specimen signature of the transferee", the expressions "Signature or thumb impression of the transferee" and "Specimen signature or thumb impression of the transferee" shall respectively be substituted;

(b) after the words "The certificate of insurance is also enclosed", the following be substituted

"To the best of my knowledge and belief I have not suppressed any facts and information furnished is true. The vehicle is not superdari and free from all incumbrances. I undertake to hold myself responsible for any inaccuracy of information."

(t) in Forms 31, 32, 34 and 35, for the expressions "Signature of the applicant", and "Signature of registered owner", wherever they occur, the expressions "Signature or thumb impression of the applicant" and "Signature or thumb impression of the registered owner" shall respectively be substituted;

38. After Annexure - V of the principal rules, the following Annexure shall be inserted, namely: --

ANNEXURE - VI

(See rule 11)

Specimen of Objective Examination of a Driver

1. YOU ARE DRIVING UP TO AN INTERSECTION WHERE THERE IS NO SIGNAL, PEOPLE ARE CROSSING IN FRONT OF YOUR CAR. YOU SHOULD --

- (a) continue into the intersection without reducing speed.
- (b) slow down and be careful.
- (c) stop and allow persons to cross the road.

2. YOU WISH TO TAKE "U" TURN AT AN INTERSECTION CONTROLLED BY A TRAFFIC LIGHT. YOU SHOULD --

- (a) drive to another intersection that has no traffic light.
- (b) wait until the light turns green before making the "U" turn.
- (c) make the "U" turn if there is a policeman at the intersection.

3. YOU ARE DRIVING TOWARDS AN INTERSECTION WHERE FLASHING YELLOW TRAFFIC LIGHT IS DISPLAYED. YOU SHOULD --

- (a) slow down and proceed with caution.
- (b) stop, if possible to do so safely.
- (c) continue at the same speed.

4. YOU ARE DRIVING ON A TWO-LANE STREET, VEHICLE IN FRONT OF YOU IS MOVING VERY SLOWLY, AND THE ROAD AHEAD IS CLEAR FOR OVERTAKING. YOU SHOULD --

- (a) pass the vehicle from the left hand side.
- (b) pass the vehicle from the right hand side.
- (c) pass the vehicle from any convenient side.

5. YOUR CAR IS INVOLVED IN AN ACCIDENT HURTING PEOPLE. YOU SHOULD --

- (a) report to the nearest police station; and take the persons to the hospital.
- (b) need not report to the police station.
- (c) need not report to the police station but should take the persons to the hospital.

6. WHILE DRIVING, TO MAKE A RIGHT TURN, THE PROPER HAND SIGNAL IS --
 - (a) extend right palm in a horizontal position outside of and to the right of vehicle with palm of the hand turned to the front.
 - (b) extend right arm and rotate in anti-clockwise direction.
 - (c) extend right arm with palm downward and move up and down several times.
7. A PEDESTRIAN IS CROSSING THE STREET AT AN INTERSECTION IN AN UNMARKED CROSS-WAY. YOU SHOULD --
 - (a) yield to the pedestrian the "right of way".
 - (b) proceed with care as pedestrian is "Jay-walking".
 - (c) reduce speed and warn pedestrian.
8. WHILE DRIVING YOU WISH TO CHANGE FROM ONE LANE TO ANOTHER. YOU SHOULD --
 - (a) give the proper turn signal.
 - (b) change lanes only when it is safe to do so by giving the proper turn signal.
 - (c) never change lanes as it is against the law.
9. YOU APPROACHED AN INTERSECTION THAT DOES NOT HAVE TRAFFIC LIGHTS, A POLICEMAN OR TRAFFIC SIGNS. YOU SHOULD --
 - (a) slow down and use caution.
 - (b) come to a full stop.
 - (c) not change speed if the way is clear.
10. YOU HAVE A VALID LEARNER'S LICENCE TO DRIVE A CAR. YOU SHOULD --
 - (a) drive only in the daylight hours.
 - (b) have someone with a valid driver's licence on the seat beside you when you drive.
 - (c) practice driving only on streets that have very little traffic."

Sd/-

(B. R. CHAVAN)

Joint Secretary to the Govt. of India

No. RT-11028/3/89-TAG